

## **REQUEST FOR BIDS (RFB)**

Name of the Procuring Entity: Sri Lanka Air Force.

Title of Contract: Purchase of Safety Shoes for S&MD Stock

Bid Number: AHQ/25/PUB/CLO/1008

- 1. This Request for Bids follows the General Procurement Notice/Advanced Procurement Notice for this purchase that appeared in:
  - a. Sunday Observer on 02 November 2025
  - b. Silumina on 02 November 2025

The Chairman Department Procurement Committee (DPC) on behalf of the Sri Lanka Air Force now invites sealed bids/proposals from eligible and qualified bidders for Purchase of Safety Shoes for S&MD Stock

- 2. The delivery period is.
  - a. **Earliest Delivery Period**: 60 days
  - b. **Latest Delivery Period**: 90 days
- 3. Bidding will be conducted through National Competitive Bidding (NCB).
- 4. Qualifications requirements include:
  - a. Documents specified in eligibility and qualification requirements specified in Section V.
  - b. A margin of preference for eligible locally produced goods "shall" be applied.
- 5. A complete set of Procurement Documents in English may be purchased by interested bidders:
  - a. Upon submission of a written request to the address given in para 12 bellow.
  - b. Upon payment of a non-refundable fee of LKR 12,500.00 to the Director Finance of the Sri Lanka Air Force at (SLAF) the address given in para 12.
  - c. **Method of payment**: By cash.

- 6. Bids addressed to the Chairman Department Procurement Committee (DPC) must be delivered to the address mentioned in para 12.
  - a. **Bids** should only be **hand delivered**, **sent via registered post or couriered**.
  - b. **Emailed bids** and bids sent via fax **will not be accepted**.
  - c. Late bids shall be rejected.
  - d. Bids/proposals will be opened at 1030 hrs on 26 November 2025 in the presence of bidders' representatives (in-person or virtually) at LL2 Floor, Air Force Headquarters, Sri Jayewardenapuara, Kotte.
- 7. All bids must include a Bid-Security for the value of LKR 476,000.00, validity date until 25 March 2025.
- 8. If stated in the Data Sheet the Bidder shall submit a certificate from the manufacturer to demonstrate that it has been duly authorized by the manufacturer or producer of the Goods to supply these Goods in Sri Lanka.
- 9. If the testing charges / samples are required by the Bidding Document (Please refer Section IV) the relevant conditions given in the Bidding Document shall be complied with in all respects without any reservation. The original cash receipt for testing charges issued by the Director Finance of the SLAF shall be attached to the original bid.
- 10. The successful bidder shall undertake to perform the resulting order/ contract with all-reasonable skill, diligence and care in accordance with sound industry practice to the satisfaction of the SLAF and accept full responsibility for the satisfactory quality of such goods/services as delivered /performed by them. Any non-conformity/ malfunction/ defect/ deficiency noticed in the goods delivered/ services rendered shall be promptly remedied by the successful bidder upon the receipt of written notice from the SLAF.
- 11. The Bidder shall submit the original of registration issued under Public Contract Act (PCA) No. (03) of 1987 with the bid.
- 12. Interested eligible bidders may inspect the Procurement Documents at the address given above during 0900 hrs to 1500 hrs on any working day and obtain further information from

Staff Officer Procurement Tenders Air Force Headquarters P.O Box 594, Defence Headquarters Complex Sri Jayewardenepura, Kotte Sri Lanka

**Tel**: 077-2229073

E-mail: acpot@slaf.gov.lk

(MMA MENDIS)
Group Captain
Chief Procurement Officer
for COMMANDER OF THE AIR FORCE

November 2025

# 13. **SECTION I. INSTRUCTIONS TO BIDDERS (ITB)**

ITB shall be read in conjunction with the Section II, Bidding Data Sheet (BDS), which shall take precedence over ITB.

SECTION	ITB	Clause
	1. Scope of Bid	1.1 The Purchaser indicated in the Bidding
		Data Sheet (BDS), issues these Bidding
		Documents for the supply of Goods and
		Related Services incidental thereto as specified
		in Section V, Schedule of Requirements. The
		name and identification number of this
		procurement are specified in the BDS. The
		name, identification, and number of lots
		(individual contracts), if any, are provided in
		the BDS.
		1.2 Throughout these Bidding Documents:
		(a) the term "in writing" means communicated
GENERAL		in written form by mail (other than electronic
		mail) or hand delivered with proof of receipt;
		(b) if the context so requires, "singular" means
		"plural" and vice versa; and
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	2. Source of Funds	(c) "day" means calendar day.
	2. Source of Fullus	2.1 Payments under this contract will be financed by the source specified in the BDS.
	3. Ethics, Fraud and	3.1 The attention of the bidders is drawn to the
	Corruption	following guidelines of the Procurement
	Corruption	Guidelines published by National Procurement
		Agency: - Parties associated with Procurement
		Actions, namely, suppliers/contractors and
		officials shall ensure that they maintain strict
		confidentiality throughout the process;
		- Officials shall refrain from receiving any
		personal gain from any Procurement Action.
		No gifts or inducement shall be accepted.
		Suppliers/contractors are liable to be
		disqualified from the bidding process if found
		offering any gift or inducement which may
		have an effect of influencing a decision or
		impairing the objectivity of an official.
		3.2 The Purchaser requires the bidders,
		suppliers, contractors, and consultants to

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		observe the highest standard of ethics during the procurement and execution of such contracts. In pursuit of this policy:
		(a) "corrupt practice" means the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence the action of a public official in the procurement process or in contract execution;
		(b) "fraudulent practice" means a misrepresentation or omission of facts in order to influence a procurement process or the execution of a contract;
		(c) "collusive practice" means a scheme or arrangement between two or more bidders, with or without the knowledge of the Purchaser to establish bid prices at artificial, noncompetitive levels; and
		(d) "coercive practice" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the procurement process or affect the execution of a contract.
		3.3 If the Purchaser found any unethical practices as stipulated under ITB Clause 3.2, the Purchaser will reject a bid, if it is found that a Bidder directly or through an agent, engaged in corrupt, fraudulent, collusive or coercive practices in competing for the Contract in question.
ELIGIBLE BIDDERS	4. Eligible Bidders	4.1 All bidders shall possess legal rights to supply the Goods under this contract. 4.2 A Bidder shall not have a conflict of interest. All bidders found to have conflict of interest shall be disqualified. Bidders may be considered to have a conflict of interest with one or more parties in this bidding process, if they:
		(a) are or have been associated in the past, with a firm or any of its affiliates which have been engaged by the Purchaser to provide consulting services for the preparation of the design, specifications, and other documents to be used for the procurement of the goods to be purchased under these Bidding Documents; or

		(b) submit more than one bid in this bidding process. However, this does not limit the participation of subcontractors in more than one bid.
		4.3 A Bidder that is under a declaration of ineligibility by the National Procurement Agency (NPA), at the date of submission of bids or at the date of contract award, shall be disqualified. The list of debarred firms is available at the website of NPA, www.npa.gov.lk.
		4.4 Foreign Bidder may submit a bid only if so stated in the BDS.
ELIGIBLE GOODS AND RELATED SERVICES	5. Eligible Goods and Related Services	5.1 All goods supplied under this contract shall be complied with applicable standards stipulated by the Sri Lanka Standards Institute (SLSI). In the absence of such standards, the Goods supplied shall be complied to other
CONTENTS OF BIDDING DOCUMENTS	6. Sections of Bidding Documents	internationally accepted standards.  6.1 The Bidding Documents consist of 2 Volumes, which include all the sections indicated below, and should be read in conjunction with any addendum issued in accordance with ITB Clause 8.
		VOLUME 1 Section I. Instructions to Bidders (ITB) Section VI. Conditions of Contract (CC) Section VIII. Contract Forms
		VOLUME 2 Section II. Bidding Data Sheet (BDS) Section III. Evaluation and Qualification Criteria Section IV. Bidding Forms Section V. Schedule of Requirements Section VII. Contract Data Invitation for Bid
		6.2 The Bidder is expected to examine all instructions, forms, terms, and specifications in the Bidding Documents. Failure to furnish all information or documentation required by the Bidding Documents may result in the rejection of the bid.
CLARIFICATION AND AMENDMENT	7. Clarification of Bidding Documents	7.1 A prospective Bidder requiring any clarification of the Bidding Documents including the restrictiveness of specifications

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		shall contact the Purchaser in writing at the
		Purchaser's address specified in the BDS. The
		Purchaser will respond in writing to any
		request for clarification, provided that such
		request is received no later than ten (10) days
		prior to the deadline for submission of bids.
		The Purchaser shall forward copies of its
		response to all those who have purchased the
		Bidding Documents, including a description of
		the inquiry but without identifying its source.
		Should the Purchaser deem it necessary to
		amend the Bidding Documents as a result of a
		_
		clarification, it shall do so following the
		procedure under ITB Clause 8.
	8. Amendment of	8.1 At any time prior to the deadline for
	<b>Bidding Documents</b>	submission of bids, the Purchaser may amend
		the Bidding Documents by issuing addendum.
		8.2 Any addendum issued shall be part of the
		Bidding Documents and shall be
		communicated in writing to all who have
		purchased the Bidding Documents.
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		8.3 To give prospective Bidders reasonable
		time in which to take an addendum into account
		in preparing their bids, the Purchaser may, at its
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		discretion, extend the deadline for the
		submission of bids, pursuant to ITB Sub-
		Clause 23.2.
<b>PREPARATION</b>	9. Cost of Bidding	9.1 The Bidder shall bear all costs associated
OF BIDS		with the preparation and submission of its bid,
		and the Purchaser shall not be responsible or
		liable for those costs, regardless of the conduct
		or outcome of the bidding process.
	10. Language of Bid	10.1 The Bid, as well as all correspondence and
		documents relating to the Bid (including
		supporting documents and printed literature)
		exchanged by the Bidder and the Purchaser,
	11 D	shall be written in English language.
	11. Documents	11.1 The Bid shall comprise the following:
	Comprising the Bid	
		(a) Bid Submission Form and the applicable
		Price Schedules, in accordance with ITB
		Clauses 12, 14, and 15;
		(b) Bid Security or Bid-Securing Declaration,
		in accordance with ITB Clause 20;
		(c) documentary evidence in accordance with
		ITB Clauses 18 and 29, that the Goods and

		Related Services conform to the Bidding
		Documents;
		(d) documentary evidence in accordance with ITB Clause 18 establishing the Bidder's qualifications to perform the contract if its bid is accepted; and
		(e) any other document required in the BDS.
BID SUBMISSION	12. Bid Submission Form and Price Schedules	12.1 The Bidder shall submit the Bid Submission Form using the form furnished in Section IV, Bidding Forms. This form must be completed without any alterations to its format, and no substitutes shall be accepted. All blank spaces shall be filled in with the information requested.
	13. Alternative Bids	13.1 Alternative bids shall not be considered.
	14. Bid Prices and Discounts	14.1 The Bidder shall indicate on the Price Schedule the unit prices and total bid prices of the goods it proposes to supply under the Contract.
		14.2 Any discount offered against any single item in the price schedule shall be included in the unit price of the item. However, a Bidder wishes to offer discount as a lot the bidder may do so by indicating such amounts appropriately.
		14.3 If so indicated in ITB Sub-Clause 1.1, bids are being invited for individual contracts (lots) or for any combination of contracts (packages). Unless otherwise indicated in the BDS, prices quoted shall correspond to 100 % of the items specified for each lot and to 100% of the quantities specified for each item of a lot. Bidders wishing to offer any price reduction (discount) for the award of more than one Contract shall specify the applicable price reduction separately.
		14.4 (i) Prices indicated on the Price Schedule shall include all duties and sales and other taxes already paid or payable by the Supplier:
		(a) on components and raw material used in the manufacture or assembly of goods quoted; or

	(b) on the previously imported goods of foreign origin.
	(ii) However, VAT shall not be included in the price but shall be indicated separately;
	(iii) the price for inland transportation, insurance and other related services to deliver the goods to their final destination;
	(iv) the price of other incidental services.
	14.5 The Prices quoted by the Bidder shall be fixed during the Bidder's performance of the Contract and not subject to variation on any account. A bid submitted with an adjustable price quotation will be treated as non-responsive and rejected, pursuant to ITB Clause 31.
	14.6 All lots, if any, and items must be listed and priced separately in the Price Schedules. If a Price Schedule shows items listed but not priced, their prices shall be assumed to be included in the prices of other items.
15. Currencie Bid	Sof  15.1 Unless otherwise stated in Bidding Data Sheet, the Bidder shall quote in Sri Lankan Rupees and payment shall be payable only in Sri Lanka Rupees.
16. Document Establishing t Eligibility of t Bidder	with ITB Clause 4, Bidders shall complete the
17. Document Establishing t Conformity of Goods and Re Services	17.1 To establish the conformity of the Goods and Related Services to the Bidding Documents, the Bidder shall furnish as part of
	or requirements.

		applicable, a statement of deviations and exceptions to the provisions of the Schedule of Requirements.
	18. Documents Establishing the Qualifications of the Bidder	18.1 The documentary evidence of the Bidder's qualifications to perform the contract if its bid is accepted shall establish to the Purchaser's satisfaction:
		(a) A Bidder that does not manufacture or produce the Goods it offers to supply shall submit the Manufacturer's Authorization using the form included in Section IV, Bidding Forms to demonstrate that it has been duly authorized by the manufacturer or producer of the Goods to supply these Goods;
		(b) that the Bidder meets each of the qualification criterion specified in Section III, Evaluation and Qualification Criteria.
	19. Period of Validity of Bids	19.1 Bids shall remain valid until the date specified in the BDS. A bid valid for a shorter date shall be rejected by the Purchaser as non-responsive.
		19.2 In exceptional circumstances, prior to the expiration of the bid validity date, the Purchaser may request bidders to extend the period of validity of their bids. The request and the responses shall be made in writing. If a Bid Security is requested in accordance with ITB Clause 20, it shall also be extended for a corresponding period. A Bidder may refuse the request without forfeiting its Bid Security. A Bidder granting the request shall not be required or permitted to modify its bid.
BID SECURITY	20. Bid Security	20.1 The Bidder shall furnish as part of its bid, a Bid Security or a Bid-Securing Declaration, as specified in the BDS.
		20.2 The Bid Security shall be in the amount specified in the BDS and denominated in Sri Lanka Rupees, and shall:
		(a) at the bidder's option, be in the form of either a bank draft, a letter of credit, or a bank guarantee from a banking institution;
		(b) be issued by a institution acceptable to Purchaser. The acceptable institutes are

published in the NPA website, www.npa.gov.lk.  (c) be substantially in accordance with the form included in Section IV, Bidding Forms;  (d) be payable promptly upon written demand by the Purchaser in case the conditions listed in ITB Clause 20.5 are invoked;  (e) be submitted in its original form; copies will not be accepted;  (f) remain valid for the period specified in the BDS.  20.3 Any bid not accompanied by a substantially responsive Bid Security or Bid Securing Declaration in accordance with ITB Sub-Clause 20.1 and 20.2, may be rejected by the Purchaser as non-responsive.  20.4 The Bid Security of unsuccessful Bidders shall be returned as promptly as possible upon the successful Bidder's furnishing of the Performance Security pursuant to ITB Clause 43.  20.5 The Bid Security may be forfeited or the Bid Securing Declaration executed:  (a) if a Bidder withdraws its bid during the period of bid validity specified by the Bidder on the Bid Submission Form, except as provided in ITB Sub-Clause 19.2; or  (b) if a Bidder does not agreeing to correction of arithmetical errors in pursuant to ITB Sub-Clause 30.3  (c) if the successful Bidder fails to:  (i) sign the Contract in accordance with ITB Clause 42;  (ii) furnish a Performance Security in
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accordance with ITB Clause 43.
<b>21. Format and</b> 21.1 The Bidder shall prepare one original of
<b>Signing of Bid</b> the documents comprising the bid as described
in ITB Clause 11 and clearly mark it as
"ORIGINAL." In addition, the Bidder shall

		submit a copy of the bid and clearly mark it as "COPY." In the event of any discrepancy between the original and the copy, the original shall prevail.  21.2 The original and the Copy of the bid shall be typed or written in indelible ink and shall be signed by a person duly authorized to sign on behalf of the Bidder.
		21.3 Any interlineations, erasures, or overwriting shall be valid only if they are signed or initialled by the person signing the Bid.
SUBMISSION AND OPENING OF BIDS	22. Submission, Sealing and Marking of Bids	22.1 Bidders may always submit their bids by mail or by hand. (a) Bidders submitting bids by mail or by hand, shall enclose the original and the copy of the Bid in separate sealed envelopes, duly marking the envelopes as "ORIGINAL" and "COPY." These envelopes containing the original and the copy shall then be enclosed in one single envelope.  22.2 The inner and outer envelopes shall: (a) Bear the name and address of the Bidder; (b) be addressed to the Purchaser in accordance with ITB Sub-Clause 23.1; (c) bear the specific identification of this bidding process as indicated in the BDS; and (d) bear a warning not to open before the time and date for bid opening, in accordance with ITB Sub-Clause 26.1.  If all envelopes are not sealed and marked as required, the Purchaser will assume no responsibility for the misplacement or premature opening of the bid.
	23. Deadline for Submission of Bids	23.1 Bids must be received by the Purchaser at the address and no later than the date and time specified in the BDS.
		23.2 The Purchaser may, at its discretion, extend the deadline for the submission of bids by amending the Bidding Documents in accordance with ITB Clause 8, in which case all rights and obligations of the Purchaser and Bidders previously subject to the deadline shall thereafter be subject to the deadline as extended.
	24. Late Bids	24.1 The Purchaser shall not consider any bid that arrives after the deadline for submission of bids, in accordance with ITB Clause 23. Any

bid received by the Purchaser after the deadling for submission of bids shall be declared later rejected, and returned unopened to the Bidde
rejected, and returned unopened to the Bidde
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<b>25. Withdrawal,</b> 25.1 A Bidder may withdraw, or modify its B
<b>and Modification of</b> after it has been submitted by sending a written
<b>Bids</b> notice in accordance with ITB Clause 22, du
signed by an authorized representative, ar
shall include a copy of the authorization
accordance with ITB Sub-Clause 21.2, (exce
that no copies of the withdrawal notice a
required). The corresponding substitution
modification of the bid must accompany the
respective written notice. All notices must b
(a) submitted in accordance with ITB Clause
21 and 22 (except that withdrawal notices of
not require copies), and in addition, the
respective envelopes shall be clearly market
"WITHDRAWAL," or "MODIFICATION
and (b) received by the Purchaser prior to the
deadline prescribed for submission of bids,
accordance with ITB Clause 23.
25.2 Bids requested to be withdrawn
accordance with ITB Sub-Clause 25.1 shall l
returned to the Bidders only upon notification
of contract award to the successful bidder
accordance with sub clause 41.1.
25.3 No bid may be withdrawn, substituted,
modified in the interval between the deadling
for submission of bids and the expiration of the
period of bid validity specified by the Bidd
on the Bid Submission Form or any extension
thereof.
<b>26. Bid Opening</b> 26.1 The Purchaser shall conduct the b
opening in public at the address, date and tin
specified in the BDS.
26.2 First, envelopes market
"WITHDRAWAL" shall be opened and rea
out and the envelope with the corresponding
bid may be opened at the discretion of the
Purchaser. No bid withdrawal shall be
permitted unless the corresponding withdraw
notice contains a valid authorization to reque
the withdrawal and is read out at bid openin
Envelopes marked "MODIFICATION" sha
be opened and read out with the corresponding
Bid. No Bid modification shall be permitted
unless the corresponding modification notice
contains a valid authorization to request the

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		modification and is read out at Bid opening. Only envelopes that are opened and read out at Bid opening shall be considered further.
		26.3 All other envelopes shall be opened one at a time, reading out: the name of the Bidder and whether there is a modification; the Bid Prices, including any discounts and alternative offers; the presence of a Bid Security or Bid-Securing Declaration, if required; and any other details as the Purchaser may consider appropriate. Only discounts and alternative offers read out at Bid opening shall be considered for evaluation. No Bid shall be rejected at Bid opening except for late bids, in accordance with ITB Sub-Clause 24.1.
		26.4 The Purchaser shall prepare a record of the Bid opening that shall include, as a minimum: the name of the Bidder and whether there is a withdrawal, or modification; the Bid Price, per lot if applicable, including any discounts, and the presence or absence of a Bid Security or Bid-Securing Declaration. The bids that were opened shall be rescaled in separate envelopes, promptly after the bid opening. The Bidders' representatives who are present shall be requested to sign the attendance sheet. A copy of the record shall be distributed to all Bidders who submitted bids in time.
EVALUATION	27. Confidentiality	27.1 Information relating to the examination,
AND COMPARISON		evaluation, comparison, and post-qualification (if applicable) of bids, and recommendation of
OF BIDS		contract award, shall not be disclosed to bidders or any other persons not officially concerned with such process until publication of the Contract Award.
		27.2 Any effort by a Bidder to influence the Purchaser in the examination, evaluation, comparison, and post-qualification of the bids or contract award decisions may result in the rejection of its Bid.
		27.3 Notwithstanding ITB Sub-Clause 27.2, if any Bidder wishes to contact the Purchaser on any matter related to the bidding process, from the time of bid opening to the time of Contract Award, it should do so in writing.

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28. Clarification of Bids	28.1 To assist in the examination, evaluation, comparison and post-qualification of the bids, the Purchaser may, at its discretion, request any Bidder for a clarification of its Bid. Any clarification submitted by a Bidder in respect to its Bid and that is not in response to a request by the Purchaser shall not be considered for purpose of evaluation. The Purchaser's request for clarification and the response shall be in writing. No change in the prices or substance of the Bid shall be sought, offered, or permitted, except to confirm the correction of arithmetic errors discovered by the Purchaser in the Evaluation of the bids, in accordance
29. Responsiveness of Bids	with ITB Clause 30.  29.1 The Purchaser's determination of a bid's responsiveness is to be based on the contents of the bid itself.
	29.2 A substantially responsive Bid is one that conforms to all the terms, conditions, and specifications of the Bidding Documents without material deviation, reservation, or omission. A material deviation, reservation, or omission is one that:
	(a) affects in any substantial way the scope, quality, or performance of the Goods and Related Services specified in the Contract; or
	(b) limits in any substantial way, inconsistent with the Bidding Documents, the Purchaser's rights or the Bidder's obligations under the Contract; or
	(c) if rectified would unfairly affect the competitive position of other bidders presenting substantially responsive bids.
	29.3 If a bid is not substantially responsive to the Bidding Documents, it shall be rejected by the Purchaser and may not subsequently be made responsive by the Bidder by correction of the material deviation, reservation, or omission.
30. Nonconformities, Errors, and Omissions	30.1 Provided that a Bid is substantially responsive, the Purchaser may waive any non-conformities or omissions in the Bid that do not constitute a material deviation.

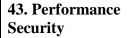
	30.2 Provided that a bid is substantially responsive, the Purchaser may request that the Bidder submit the necessary information or documentation, within a reasonable period of time, to rectify nonmaterial nonconformities or omissions in the bid related to documentation requirements. Such omission shall not be related to any aspect of the price of the Bid. Failure of the Bidder to comply with the request may result in the rejection of its Bid. 30.3 Provided that the Bid is substantially responsive, the Purchaser shall correct arithmetical errors on the following basis:
	(a) if there is a discrepancy between the unit price and the line item total that is obtained by multiplying the unit price by the quantity, the unit price shall prevail and the line item total shall be corrected, unless in the opinion of the Purchaser there is an obvious misplacement of the decimal point in the unit price, in which case the line item total as quoted shall govern and the unit price shall be corrected;
	(b) if there is an error in a total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected; and
	(c) if there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount in figures is greater, in which case the amount in figures shall prevail.
	30.4 If the Bidder that submitted the lowest evaluated Bid does not accept the correction of errors, its Bid shall be disqualified and its Bid Security shall be forfeited or its Bid-Securing Declaration shall be executed.
31. Preliminal Examination Bids	
	31.2 The Purchaser shall confirm that the following documents and information have been provided in the Bid. If any of these documents or information is missing, the Bid shall be rejected.

		<ul> <li>(a) Bid Submission Form, in accordance with ITB Sub-Clause 12.1;</li> <li>(b) Price Schedules, in accordance with ITB Sub-Clause 12;</li> <li>(c) Bid Security or Bid Securing Declaration, in accordance with ITB Clause 20.</li> </ul>
T C T	2. Examination of erms and conditions; echnical valuation	32.1 The Purchaser shall examine the Bid to confirm that all terms and conditions specified in the CC and the Contract Data have been accepted by the Bidder without any material deviation or reservation.
		32.2 The Purchaser shall evaluate the technical aspects of the Bid submitted in accordance with ITB Clause 17, to confirm that all requirements specified in Section V, Schedule of Requirements of the Bidding Documents have been met without any material deviation or reservation.
		32.3 If, after the examination of the terms and conditions and the technical evaluation, the Purchaser determines that the Bid is not substantially responsive in accordance with ITB Clause 29, the Purchaser shall reject the Bid.
	3. Conversion to ingle Currency	33.1 If the bidders are allowed to quote in foreign currencies in accordance with sub clause 15.1, for evaluation and comparison purposes, the Purchaser shall convert all bid prices expressed in foreign currencies in to Sri Lankan Rupees using the selling rates prevailed 28 days prior to closing of bids as published by the Central Bank of Sri Lanka. If this date falls on a public holiday the earliest working day prior to the date shall be applicable.
P	4. Domestic reference	34.1 Domestic preference shall be a factor in bid evaluation only if stated in the BDS. If domestic preference shall be a bid-evaluation factor, the methodology for calculating the margin of preference and the criteria for its application shall be as specified in Section III, Evaluation and Qualification Criteria.
	5. Evaluation of ids	35.1 The Purchaser shall evaluate each bid that has been determined, up to this stage of the evaluation, to be substantially responsive.

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valuate a Bid, the Purchaser shall only e factors, methodologies and criteria this ITB Clause 35.
evaluate a Bid, the Purchaser shall the following: d Price as quoted in accordance with
e adjustment for correction of cerrors in accordance with ITB Sub- 0.3;
adjustment due to discounts offered in ce with ITB Sub-Clause 14.2; and
tments due to the application of the n criteria specified in the BDS from those set out in Section III, Evaluation diffication Criteria;
tments due to the application of a preference, in accordance with ITB if applicable.
Purchaser's evaluation of a bid may ne consideration of other factors, in to the factors used in ITB Sub-Clause
becified in BDS. These factors may be the characteristics, performance, and I conditions of purchase of the Goods and Services. The effect of the factors if any, shall be expressed in monetary facilitate comparison of bids.
o specified in the BDS, these Bidding its shall allow Bidders to quote for one ots, and shall allow the Purchaser to e or multiple lots to more than one The methodology of evaluation to
e the lowest-evaluated lot ions, is specified in Section III, on and Qualification Criteria.
le Purchaser shall compare all ally responsive bids to determine the valuated bid, in accordance with ITB 5.
e Purchaser shall determine to its on whether the Bidder that is selected g submitted the lowest evaluated and ally responsive bid is qualified to the Contract satisfactorily.

		37.2 The determination shall be based upon an examination of the documentary evidence of the Bidder's qualifications submitted by the Bidder, pursuant to ITB Clause 18.
		37.3 An affirmative determination shall be a prerequisite for award of the Contract to the Bidder. A negative determination shall result in disqualification of the bid, in which event the Purchaser shall proceed to the next lowest evaluated bid to make a similar determination of that Bidder's capabilities to perform
		satisfactorily.
AWARD OF	38. Purchaser's	38.1 The Purchaser reserves the right to accept
CONTRACT	Right to Accept Any	or reject any bid, and to annul the bidding
	Bid, and to Reject	process and reject all bids at any time prior to
	Any or All Bids	contract award, without thereby incurring any liability to Bidders.
	39. Award Criteria	39.1 The Purchaser shall award the Contract to
	37. Awaru Criteria	the Bidder whose offer has been determined to
		be the lowest evaluated bid and is substantially
		responsive to the Bidding Documents,
		provided further that the Bidder is determined
		to be qualified to perform the Contract
		satisfactorily.
	40. Purchaser's	40.1 At the time the Contract is awarded, the
	Right to Vary	Purchaser reserves the right to increase or
	Quantities at Time of Award	decrease the quantity of Goods and Related
	of Awaru	Services originally specified in Section V, Schedule of Requirements, provided this does
		not exceed twenty five percent (25%) or one
		unit whichever is higher and without any
		change in the unit prices or other terms and
		conditions of the bid and the Bidding
		Documents.
	41. Notification of	41.1 The Standstill Period will be observed to
	Award	provide sufficient time for Bidders to consider
		whether they should submit an appeal against the Purchaser's decision to award the contract.
		The Standstill Period shall apply to all
		competitive bidding processes, except in the
		following circumstances:
		(a) Only a single bid/proposal has been
		received in response to the bidding process.
		(b) The procurement is conducted
		through Direct Contracting, Request for
		Quotations (RFQ), or Shopping methods.

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	(c) The procurement is made to address an emergency situation, as determined by the relevant Government Authorities.
	41.2 Any unsuccessful Bidder may request a debriefing from the Purchaser to obtain further clarification on the reasons for the decision. The request for debriefing must be submitted in writing to the Purchaser before the expiry of the third (3rd) working day of the Standstill Period. The Purchaser shall conclude the debriefing and provide the requested information to the Bidder before the expiry of the fifth (5th) working day of the Standstill Period. If any Bidder wishes to submit an appeal against the Purchaser's decision to award the contract, such appeal must be submitted in writing to the Purchaser before the expiry of the Standstill Period 10 working days.
	(b) The appeal shall include the grounds for the appeal and any supporting evidence.
	(c) The Purchaser shall review the appeal and respond in accordance with the applicable laws, regulations, and procurement guidelines.
	41.3 After the Standstill Period or any appeals being resolved, prior to the expiration of the period of bid validity, the Purchaser shall notify the successful Bidder, in writing, that its Bid has been accepted.
	41.4 Until a formal Contract is prepared and executed, the notification of award shall constitute a binding Contract.
	41.5 Upon the successful Bidder's furnishing of the signed Contract Form and performance security pursuant to ITB Clause 43, the Purchaser will promptly notify each unsuccessful Bidder and will discharge its bid security, pursuant to ITB Clause 20.4.
42. Sig	
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43.1 Within fourteen (14) days of the receipt of notification of award from the Purchaser, the successful Bidder, if required, shall furnish the Performance Security in accordance with the CC, using for that purpose the Performance Security Form included in Section VIII Contract forms. The Employer shall promptly notify the name of the winning Bidder to each unsuccessful Bidder and discharge the Bid Securities of the unsuccessful bidders pursuant to ITB Sub-Clause 20.4.

43.2 Failure of the successful Bidder to submit the above-mentioned Performance Security or sign the Contract shall constitute sufficient grounds for the annulment of the award and forfeiture of the Bid Security or execution of the Bid-Securing Declaration. In that event the Purchaser may award the Contract to the next lowest evaluated Bidder, whose offer is substantially responsive and is determined by the Purchaser to be qualified to perform the Contract satisfactorily.

# SECTION II. BIDDING DATA SHEET

SECTION	CLAUSE	GENERAL
GENERAL	ITB 1.1	The Purchaser is Sri Lanka Air Force.
GENERALE	ITB 1.1	The name of the Contract is: Purchase of Safety
	11111111	Shoes for S&MD Stock
		<b>Bid Identification Number</b> : AHQ/25/PUB/CLO/1008
	ITB 2.1	The source of funding Government of Democratic
	111 2.1	Socialist Republic of Sri Lanka.
	ITB 3.2 (c)	Submit a <b>Non-Collusion Affidavit</b> (refer to in Section
	11B 3.2 (c)	IV Form V) as part of their bid submission, affirming
		that they have not engaged in any collusive, corrupt, or
		fraudulent practices in connection with the
		procurement process.
	ITB 4.4	Foreign bidders are NOT ALLOWED to participate in
	111111111	bidding.
CONTENTS OF	ITB 7.1	For Clarification of bid purposes only, the Purchaser's
BIDDING	112 / 11	address is:
DOCUMENTS		Staff Officer Procurement Tenders
2 0 0 01/1221 (12)		Air Force Headquarters
		P.O Box 594, Defence Headquarters Complex
		Sri Jayewardenepura, Kotte
		Sri Lanka
		Tel: 077-2229073
		E-mail: acpot@slaf.gov.lk
PREPARATION	ITB 11.1 (e)	The documents that should be included in your bid:
OF BIDS	, ,	i. Forwarding/ covering letter duly signed by
		the Authorized person. The following documents
		must be firmly attached to this letter:
		a. The original cash receipt issued for the purchase
		of the Bidding Document, by the Director of Finance
		(DF), Sri Lanka Air Force (SLAF).
		b. The original payment receipt for testing charges,
		issued by the DF, SLAF (if applicable).
		issued by the Dr, SLAP (if applicable).
		ii. Bid Security if applicable (if applicable, shall
		be as per the form available in Section IV – Form
		III).
		iii. Bid Submission Form (shall be as per the
		form available in Section IV – Form I).
		iv. Non-Collusion Affidavit (refer to in Section
		IV Form V)
		v. Price Schedule (shall be as per the form
		available in Section IV – Form II)
		vi. A copy of the letter issued by Inland Revenue
		Department as an active VAT payee or Non- VAT
		payee.

		vii. Company Profile (shall be as per the form available in Section IV – Form VI). viii. Public Contract Act (PCA) No. (03) Form ix. Authority of signing officer (if applicable), whether a power of attorney or any relevant document (i.e., Letter of Authorization, Board Resolution) for the authorized person. In case of Joint Venture copy of JV Agreement or intent to form a Joint Venture. x. Documents required to establish ELIGIBILITY as per Section V Schedule of Requirements. xi. Documents required to establish QUALIFICATION as per Section V Schedule of Requirements. xii. Duly prepared Certificate of Compliance for the Schedule of Requirements given in Section V. This certificate shall evidence that the Goods/Services conform to the technical specifications, conditions and requirements and standards specified in Section V- Schedule of Requirements. xiii. Manufacturer's Authorization (shall be as per the form available in Section IV – Form IV) xiv. Any other document specified in the ITB BDS. xv. A copy of this Bidding Document.
		Bidders are advised to compile the relevant documents as appropriate as per the sequence given in ITB C-1.
	ITB 13	Alternative Bids WILL NOT BE considered.
	ITB 14.3	Bidders are not allowed to quote less than 100% quantity for each item.
	ITB 15.1	The bidder shall quote in Sri Lankan Rupees (LKR).
	ITB 17.1	a. Technical Specifications / Brochures for each product offered.
	ITB 17.2	a. A statement of deviations and exceptions to the provisions of the Technical Specifications given.
	ITB 18.1 (b)	After-sales service is: "NOT REQUIRED".
	ITB 19.1	The bid shall be valid until <b>28 February 2026</b> .
	ITB 20.1	Bid shall include a Bid Security (issued by bank) included in Section IV Bidding Forms.
	ITB 20.2	The amount of the Bid Security shall be <b>LKR 476,000.00</b> The validity period of the bid security shall be until <b>25 March 2025.</b>
SUBMISSION AND OPENING OF BIDS	ITB 21.1	Bidders shall submit their bids in duplicate in sealed envelopes marked as ORGINAL and DUPLICATE, containing all required documents, including all documents ITB 11.1 (BDS).

	ITD 22.2 (a)	The annual are mount be already mended as "ODICINIAL"
	ITB 22.2 (c)	The envelope must be clearly marked as "ORIGINAL"
		and DUPLICATE along with the Tender Details as
		follows and addressed to the Purchaser as specified in
		the Bidding Data Sheet (BDS).
		Bid Number: AHQ/25/PUB/CLO/1008
		Title of Contract: Purchase of Safety Shoes for
		S&MD Stock
		Opening Date: 26 November 2025.
		Opening Time: 1030Hrs
	ITB 23.1	For bid submission purposes, the Purchaser's address
	111 23.1	1
		Air Force Headquarters
		P.O Box 594, Defence Headquarters Complex
		Sri Jayewardenepura, Kotte
		Sri Lanka
	ITB 23.1	The deadline for the submission of bids is:
		Date: 26 November 2025.
		<b>Time</b> : 1030 Hrs
	ITB 26.1	The bid opening shall take place at:
		Chief Procurement Tenders
		Air Force Headquarters
		P.O Box 594, Defence Headquarters Complex
		Sri Jayewardenepura, Kotte
		Sri Lanka
		Date: 26 November 2025.
	ITTD 24.1	Time: 1030Hrs
EVALUATION	ITB 34.1	A margin of preference for eligible locally produced
AND		goods "shall" be applied.
COMPARISON	ITB 35.3(d)	The adjustments shall be determined using the
OF BIDS		following criteria, from amongst those set out in
		Section III, Evaluation and Qualification Criteria:
		(a) Deviation in Delivery schedule: +1% of bid price
		per week beyond the earliest delivery date.
		(b) Deviation in payment schedule: +Interest cost
		(AWPR+3%) for days below the 45-day standard.
		(These adjustments are comprehensively described in
		III).
	ITB 35.4	The following factors will also be considered for
	1110 33.4	=
		evaluation in line with the criteria specified in Section
		III:
		a. Assessment of the quality standards of the
		goods or services offered. This will include
		certifications, compliance with industry standards,
		or past performance records.
		.
		b. The length and terms of warranties offered, as
		well as the availability and quality of after-sales
		service and support.

	c. Compliance with the technical specifications outlined in the bidding documents. This will include performance characteristics, durability, and compatibility with existing systems.
	d. The track record and experience of the bidder in supplying similar goods or services. This will include references from previous clients or case studies of past projects.
	e. The financial health of the bidder, which may be assessed through financial statements, credit ratings, or other indicators of financial stability.
	f. Consideration of the environmental impact of the goods or services, including sustainability practices, eco-friendliness, and compliance with environmental regulations.
	g. Adherence to local laws and regulations, including labour laws, safety standards, and import/export regulations.
	h. The ability of the bidder to customize the goods or services to meet specific needs of the purchaser, as well as their flexibility in accommodating changes.
ITB 35.5	Refer to Section III Evaluation and Qualification Criteria, for the evaluation methodology.

## **SECTION III**

## **EVALUATION CRITERIA**

- 1. The Sri Lanka Air Force (SLAF) reserves the right to evaluate and award a contract or contracts based on the following principles:
  - a. **Price Evaluation.** Bids will be evaluated based on the Total Amount, excluding VAT, contingencies, and provisional sums. The lowest bidder will be evaluated after adjusting for arithmetical errors, omissions, and other factors as specified in the Procurement Documents.

#### b. Award Options.

- a. Evaluate total extended pricing for all items and award to a single bidder.
- b. Evaluate total extended pricing by item, section, or category and award to multiple bidders.
- c. Evaluate and make partial or no award of items.
- 2. **Clarifications**. To assist in the examination, evaluation, and comparison of bids, the Bid Evaluation Committee (BEC) may, at its discretion, request clarifications from bidders. However, no modifications to bid prices, delivery terms, or other key contractual conditions will be permitted.
- 3. **Preliminary Examination of Bids.** Before conducting a detailed evaluation, the Bid Evaluation Committee (BEC) will determine bid responsiveness based on the following criteria:

Criteria	Yes	No
The bid is complete and does not deviate from the scope.		
Bid bond/security has been furnished as per the requirements.		
Bid bond/security is submitted in the correct format.		
The bid security amount meets the specified percentage/requirement.		
The validity of the bid security matches the bid validity period.		
The bid remains valid for the duration specified in the bidding document.		
All other required forms, schedules, and annexures are included as provided in the Bidding Document.		
All pricing is firm, fixed, and valid for the contract duration.		
Clear Breakdown of costs is provided as required by the Bidding Document.		
Any computational errors have been corrected.		

All documents are properly signed by an authorized representative.	
Company stamp/seal is applied where necessary.	
Copies are certified/notarized if required.	
The completion period offered is within the specified limits.	
The bidder has fulfilled the eligibility and qualification requirements as per the bidding document.	
The bid does not deviate from basic technical requirements.	
The bid is generally in order.	

## **Reasons for Bid Rejection**

Reason	Yes	No
The bid is unsigned.		
The bid is delivered via fax/email.		
The bid is received after the deadline (late submission).		
The bid's validity period is shorter than required.		
The bid security is missing, invalid, or insufficient for validity required.		
The bidder refuses correction of arithmetical errors.		
Prices are conditional (e.g., linked to currency fluctuations or stock sales).		
All pricing is not firm, fixed, and valid for the contract duration.		
The bidder requests an advance payment.		
Mandatory pre-bid inspections have not been carried out (per bid conditions).		
Testing charges for samples (by a professional institution) are not deposited.		
Warranty terms (duration, coverage) do not meet requirements.		
Critical deviations from technical specifications or commercial terms.		
Price breakdown is insufficient for comprehensive evaluation as required by the		
Bidding Document.		
The bid lacks brochures, required certifications, technical details, or samples as		
required.		
The bidder fails to meet legal/financial/technical eligibility criteria.		
Eligibility or qualification requirements have not been met.		
The bid is submitted for an incomplete scope of work.		
The bid proposes a completion period beyond limits or deviates critically from		
the requirements.		

4. **Detailed Evaluation.** After passing the preliminary examination, bids will undergo a detailed evaluation based on the following criteria:

CRITERIA	JUDGMENT				
Technical	- Compliance with required technical specifications including				
Evaluation	verification of proof of compliance with test reports/certificates				
	- Scope of supply, delivery, or services Warranty, spare parts				
	availability, and after-sales service requirements.				
	Products/services may undergo testing/certification as specified in				
	Section V (inspection and tests) from professional local institutions				
	such as SLSI, SLITA, ITI, Moratuwa University, etc.				
Commercial	- Terms of payment.				
Evaluation	- Delivery schedule or completion period.				
	- Compliance with duties and taxes.				
	- Price reasonableness and breakdown				
	- Validity of offer				
	- Bid security or guarantees				
	- Firm and unconditional pricing				
Experience & Pas	- Experience in the respective field.				
Performance	- Experience in similar contracts.				
	- Past Performance in SLAF Contract				
Financial	Financial soundness of the bidder.				
Technical and					
managerial	Availability of <b>certified/qualified professionals</b> (engineers,				
competence.	technicians, specialists)				
	-Proposed methodologyand management plan.				
	- Available resources (equipment & manpower).				
	Quality & Compliance - Technical certifications (ISO, industry-				
	specific standards).				
Additional	- Risk assessment.				
Considerations	- Innovation & sustainability (if applicable).				

- 5. **Price Evaluation & Adjustments.** Bids will be evaluated based on the Total Amount, excluding VAT, contingencies, and provisional sums. The lowest bidder will be determined after adjustments for the following factors:
  - a. **Delivery Period**. Bids that proposes a delivery
    - o **Before the Earliest Delivery Date (Section VI, Delivery Schedule)**: No credit given; delivery timeline treated as offered.
    - o After the Latest Delivery Date: Non-responsive and rejected.
    - Within the acceptable range (Earliest to Final Date, inclusive): Eligible for evaluation.
  - b. **Price Adjustment**. For bids offering delivery later than the Earliest Delivery Date, an adjustment of 1% of the bid price per additional week will be applied:

Adjusted Price = Total Bid Price  $\times$  [1 + (0.01  $\times$  (Offered Delivery Time – Earliest Delivery Time))]

c. **Credit Period**. A credit facility must be provided. The standard credit period required is 45 days, with a minimum acceptable credit period of 30 days. Bids offering credit terms below 45 days will be subject to an adjustment reflecting the financial cost of the variance, calculated based on the prevailing AWPR (weekly for LKR transactions) and SOFR (daily for Foreign Currency transactions) + 3% for administrative cost.

Adjusted Bid Price = Total Bid Price  $\times$  [1 + ((AWPR + 0.03)  $\times$  (45 – Offered Credit Days) / 365)]

AWPR (Sri Lanka Average Weighted Prime Lending) for LKR

Rate): https://www.cbsl.gov.lk/en/statistics/economic-indicators/daily-indicators

SOFR (Secured Overnight Financing Rate) for Foreign Currency

Contracts: <a href="https://www.newyorkfed.org/markets/reference-rates/sofr">https://www.newyorkfed.org/markets/reference-rates/sofr</a>

- d. **Domestic Preference**: +20% to foreign bids (if applicable).
- 6. **Award Options.** Depending on the evaluation, SLAF may opt for one of the following award methods:
  - a. Award to a single bidder based on total extended pricing.
  - b. Award by item, section, or category to multiple bidders.
  - c. Partial or no award of certain items.
- 7. **Domestic Preference.** If applicable, domestic preference will be applied per PG 2024, Section 7.7.1. For comparison, an amount equal to **20% of the bid price** will be added to foreign (Group B) bids when compared with domestic (Group A) bids.

**Domestic Preference Criteria for Locally Manufactured Goods.** The domestic preference provision shall apply exclusively to manufactured goods, with bidders required to demonstrate compliance with all of the following conditions:

- a. **Local Content Requirement**. A minimum of thirty percent (30%) of the EXW (Ex-Works) price must comprise:
  - (1) Local labour costs
  - (2) Locally sourced raw materials
  - (3) Domestically produced components
- b. **Manufacturing Facility Qualification.** The production facility must:
  - (1) Be operational in Sri Lanka
  - (2) Have prior experience manufacturing the offered goods
  - (3) Demonstrate continuous manufacturing capability before the bid invitation date

#### c. Legal Registration

- (1) The bidder must be duly registered under the Companies Act No. 7 of 2007 (as amended)
- d. **Documentary Evidence Requirements.** Bidders must submit:
  - (1) A notarized affidavit certifying:
     Minimum 30% local value addition
     Detailed breakdown of the EXW price structure
  - (2) Certified audited financial statements:
    Substantiating the claimed 30% local value addition covering the most recent financial year.
- **e. Verification Process.** All claims of local content will be subject to:
  - (1) Independent verification by the Procuring Entity
  - (2) Potential audit by authorized government agencies
- f. Any false declarations will result in:
  - (1) Immediate disqualification
  - (2) Potential blacklisting proceedings

**Note:** Domestic preference will only be applied after full verification of all stipulated requirements, and bidders must facilitate the Bid Evaluation Committee's (BEC) verification process by providing access to manufacturing facilities for site visits and submitting all relevant supporting documents, including audited financial statements, procurement records, and payroll documentation. Bidders that fail to meet any of the domestic preference criteria will be reclassified as international suppliers and evaluated without price preference benefits. All verification findings will be formally documented and, upon request, shared with bidders to ensure transparency. Any false declarations or non-compliance will result in disqualification from the bidding process and may lead to further legal or administrative actions.

- 8. **Determination of the Lowest Evaluated Substantially Responsive Bid.** After applying all necessary adjustments (e.g., delivery period penalties, domestic preference adjustments, and credit period adjustments), the lowest evaluated substantially responsive bid will be selected.
- 9. **If alternative Bids allowed (Please refer BDS)**. If the lowest evaluated substantially responsive and post-qualified bidder has submitted an alternative bid/offer, the alternative offer will be assessed using the same evaluation process and criteria applied to the original bid. This includes verification of technical details, compliance with bidding requirements (e.g., separate bid security, if applicable), and financial evaluation. The alternative offer will only be considered if its evaluated price is lower than the original bid's evaluated price.

**Important**: If alternative bids are allowed, the prospective Bidders are advised not to offer more than one alternative for the same item but furnish the most competitive among the options available to the bidder if so wishes. Alternative Bids / Offers made other than one will not be considered.

- 10. **Post-Qualification Checks.** Before awarding the contract, the selected lowest evaluated bidder will undergo a **final verification process** to confirm compliance with all financial, technical, and contractual requirements. The post-qualification verification will include:
  - (1) **Financial Capacity Review**: Ensuring the bidder can meet financial obligations considering current work commitments.
  - (2) **Performance Review**: Examination of past contract performance and compliance history including past SLAF experience with the bidder.
  - (3) Verification that the bidder meets all necessary legal (litigation, sanctions as per Form- VI of Section IV), and regulatory including Environmental compliance (if applicable).
  - (4) **Compliance with Contract Requirements:** Ensuring the bidder's agreement for the following contractual requirements as given in Section VI and Section VII.

S/No	Feature	Whether agreed by the firm	If deviates the reason
1.	Scope of Supply		
2.	Contract Price & Payment Terms		
3.	Quantity & Delivery		
4.	Transportation		
5.	Inspection & Tests		
6.	Rejection & Replacement		
7.	Warranty		
8.	Taxes & Duties		
9.	Signing of Contract		
10.	Performance Security		
11.	Liquidated Damages		
12.	Assumption of Compliance		
13.	Settlement of Disputes		
14.	Termination & Expiry of the Contract		
15.	Severability		
16.	, and the second		
17.	Č		
18.	Force Majeure		
19.	Amendments		_
20.	Confidentiality		

11. If the lowest evaluated bidder fails post-qualification, the next substantially responsive bid will be considered.

## Section IV.

# Bidding Forms Table of Forms

- 1. FORM I Bid Submission Form
- 2. FORM II Price Schedule
- 3. FORM III Bid Security (Guarantee)
- 4. FORM IV Manufacturer's Authorization
- 5. FORM V Non-collusion Affidavit
- 6. FORM VI Company Profile

## **FORM I - BID SUBMISSION FORM**

[Note: the purchaser is required to fill the information marked as "\*" and delete this note prior to selling of the bidding document]

[The Bidder shall fill in this Form in accordance with the instructions indicated No alterations to its format shall be permitted and no substitutions shall be accepted.]

Date: [insert date (as day, month and year) of Bid Submission]

**No.**: AHQ/25/PUB/CLO/1008

To: Commander of the Sri Lanka Air Force, Air Force Headquarters, P.O Box 594, Defence Headquarters Complex, Sri Jayewardenepura, Kotte, Sri Lanka

We, the undersigned, declare that:

- (a) We have examined and have no reservations to the Bidding Documents, including Addenda No.: [insert the number and issuing date of each Addenda];
- (b) We offer to supply in conformity with the Bidding Documents and in accordance with the Delivery Schedules specified in the Schedule of Requirements the following Goods and Related Services
- (c) The total price of our Bid without VAT, including any discounts offered is: [insert the total bid price in words and figures];
- (d) The total price of our Bid including VAT, and any discounts offered is: [insert the total bid price in words and figures];
- (e) Our bid shall be valid for the period of time specified in ITB Sub-Clause 18.1, from the date fixed for the bid submission deadline in accordance with ITB Sub-Clause 23.1, and it shall remain binding upon us and may be accepted at any time before the expiration of that period;
- (f) If our bid is accepted, we commit to obtain a performance security in accordance with ITB Clause 43 and CC Clause 17 for the due performance of the Contract;
- (g) We have no conflict of interest in accordance with ITB Sub-Clause 4.3;
- (h) Our firm, its affiliates or subsidiaries—including any subcontractors or suppliers for any part of the contract—has not been declared blacklisted by the National Procurement Commission;
- (k) We understand that this bid, together with your written acceptance thereof included in your notification of award, shall constitute a binding contract between us, until a formal contract is prepared and executed.
- (l) We understand that you are not bound to accept the lowest evaluated bid or any

other bid that you may i	eceive.		
Signed: [insert signature	e of person whose name and	capacity are	shown]
In the capacity of [inser	t legal capacity of person sig	ning the Bid	Submission Form]
Name: [insert complete	name of person signing the	Bid Submiss	ion Form]
Duly authorized to sign	the bid for and on behalf of:	[insert comp	plete name of Bidder]
Dated on	day of	,	[insert date of signing

## **FORM II - PRICE SCHEDULE**

Item	Item Description	Den	Qty	Unit	VAT	<b>Total Price</b>	Brand	Country	Warr	Sample	Bidder's
No		of		Price	Rs	with VAT	Name	of	anty	Provided	Remarks
		Qty		without		Rs		Manufa-		( <b>YES</b> ) /	(Different Pack
				VAT				cture		Not	Size / Description
										Provided	, Part No, Model
										(NO)	No, Colour, Item
											Discount % etc)
1.	Shoes Safety - (Size 12``)	Pair	12								
2.	Shoes Safety - (Size 11``)	Pair	15								
3.	Shoes Safety - (Size 10``)	Pair	430								
4.	Shoes Safety - (Size 09``)	Pair	1025								
5.	Shoes Safety - (Size 08``)	Pair	2745								
6.	Shoes Safety - (Size 07``)	Pair	545								

VAT REGISTRATION LETTER (applicable for VAT payees)	YES / NO	VAT REGISTRATION NUMBER :
VAT EXCEPTION LETTER ATTACHED (applicable for non VAT payees)	YES /	NO
VAT LETTER AS AN ACTIVE VAT PAYEE ATTACHED	YES /	NO
VALIDITY OF BID		
VALUE OF BID SECURITY		
VALIDITY OF BID SECURITY		
BID SECURITY NO		
BID SECURITY OBTAINED FROM		

## **IMPORTANT**

- \* Each page of the price schedule shall be authenticated by the bidder.
- \* The bidder shall ensure that all the details provided herein are 100% accurate.
- \* It is mandatory that the unit price of the article or service be inclusive of SSCL Tax, if applicable. Based on that, VAT shall be indicated on the price which includes SSCL.
- \* Manufacturing details of the goods and warranty details shall be provided in a separate list prepared by the bidder as applicable.

#### ADDRESS AND CONTACT DETAILS OF THE BIDDER:

Name & Address:		
Company Name:		
Registered Address.		•••••
••••••		
Contact Person Name.	Phone	Email
1		
2	••••••	••••••
Date	Signature of	Bidder

# FORM III - BID SECURITY (GUARANTEE)

[This bank Guarantee form shall be filled in accordance with the instructions indicated in brackets]
[Insert issuing agency's name and address of issuing branch or office]
Beneficiary: Commander of the Sri Lanka Air Force, Air Force Headquarters, P.O Box 594, Defence Headquarters Complex, Sri Jayewardenepura, Kotte, Sri Lanka
Date: [Insert (by issuing agency) date]
BID GUARANTEE No.: [Insert (issuing agency) number]
We have been informed that [Insert (issuing agency) name of the bidder; if a Joint Venture, list complete legal names of partners] (hereinafter called "the bidder") has submitted to you its bid dated [Insert (issuing agency) date] (hereinafter called "the bid") for Purchase of Safety Shoes for S&MD Stock
("the IFB").
Furthermore, we understand that, according to tour conditions, Bids must be supported by a Bid Guarantee.
At the request of the Bidder, we [Insert name of issuing agency] hereby irrevocably undertake to pay you any sum or sums not exceeding in total an amount of <b>LKR 476,000.00</b> [Insert amount in words] upon receipt by us of your first demand in writing accompanied by a written statement stating that the Bidder is in breach of its obligation(s) under the bid conditions, because the Bidder.
<ul> <li>(a) has withdrawn its Bid during the period of bid validity specified; or</li> <li>(b) does not accept the correction of errors in accordance with the instructions to</li> <li>Bidders (herein after "the ITB") of the IFB; or</li> <li>(c) having been notified of the acceptance of its Bid by the Employer/Purchaser during the period of bid validity,</li> <li>(i) fails or refuses to execute the contract form, if required, or</li> <li>(ii) fails or refuses to furnish the Performance Security, in accordance with the ITB. This Guarantee shall expire:</li> </ul>
<ul> <li>(a) if the Bidder is the successful bidder, upon our receipt of copies of the Contract signed by the Bidder and of the Performance Security issued to you by the Bidder; or</li> <li>(b) if the Bidder is not the successful bidder, upon the earlier of</li> <li>(i) our receipt of a copy of your notification to the Bidder that the Bidder was</li> </ul>
unsuccessful, otherwise it will remain in force up to (Insert date)
Consequently, any demand for payment under this Guarantee must be received by us at the office on or before that date
[signature(s) authorized representative(s)]

#### **Notes:**

Bank Guarantees issued by any of the following Banks/Institutions are acceptable;

- (a) A local commercial bank approved by the Central Bank of Sri Lanka, which is operating in Sri Lanka;
- (b) A foreign commercial bank operating in Sri Lanka, which is approved by the Central Bank of Sri Lanka;
- (c) A foreign bank operating outside of Sri Lanka, provided that the relevant Bank Guarantee is confirmed by a local or foreign bank operating in Sri Lanka, which is approved by the Central Bank; and

Note: The requirement of confirmation referred to above is not necessary, if the entity that issues the guarantee is an Export Import Bank (EXIM Bank), Export Credit Agency of any foreign Government or a reputed international financier acceptable to the Central Bank of Sri Lanka if proof concerning such approval is available.

#### **FORM IV - MANUFACTURER'S AUTHORIZATION**

[The Bidder shall require the Manufacturer to fill in this Form in accordance with the instructions indicated. This letter of authorization should be on the letterhead of the Manufacturer and should be signed by a person with the proper authority to sign documents that are binding on the Manufacturer. The Bidder shall include it in its bid, if so indicated in the BDS.]

Date: [insert date (as day, month and year) of Bid Submission]
No.:
To: Commander of the Sri Lanka Air Force, Air Force Headquarters, P.O Box 594, Defence Headquarters Complex, Sri Jayewardenepura, Kotte, Sri Lanka
WHEREAS
We [insert complete name of Manufacturer], who are official manufacturers of [insert type of goods manufactured], having factories at [insert full address of Manufacturer's factories], do hereby authorize [insert complete name of Bidder] to submit a bid the purpose of which is to provide the following Goods, manufactured by us [insert name and or brief description of the Goods], and to subsequently negotiate and sign the Contract.
We hereby extend our full guarantee and warranty in accordance with Clause 27 of the Conditions of Contract, with respect to the Goods offered by the above firm.
Signed: [insert signature(s) of authorized representative(s) of the Manufacturer]
Name: [insert complete name(s) of authorized representative(s) of the Manufacturer]
Title: [insert title]
Duly authorized to sign this Authorization on behalf of: [insert complete name of Bidder]
Dated on, [insert date of signing]

#### FORM V - NON-COLLUSION AFFIDAVIT (TEMPLATE)

The undersigned bidder or agent, hereby solemnly, sincerely, and truly declares and affirms/makes an oath and states as follows;

- a) That he/she has not, nor has any other member, representative, or agent of the firm, company, corporation, or partnership representing him/her, entered into any combination, collusion, or similar agreement with any person in connection with the price to be bid;
- b) That he/she or anyone representing him/her has not taken any step whatsoever to prevent any person from bidding, nor to induce anyone to refrain from bidding; and
- c) That this bid is made without reference to any other bid and without any agreement, understanding, or combination with any other person in reference to this bid.

He/she further states that no person, firm, or corporation has received or will receive, directly or indirectly, any rebate, fee, gift, commission, or thing of value in connection with the submission of this bid.

The bidder accepts full responsibility for ensuring the absence of collusion and hereby pledges to abide by fair and ethical competition practices throughout the procurement process and fully comply with the applicable Procurement Guidelines.

I hereby affirm, under the penalties for perjury, that all statements made by me in this affidavit are true and correct.

The foregoing Affidavit having been duly read over and explained by me to the Affirmant above named and he/she having understood the contents therein and admitted to be correct, affirmed and set his/her signature hereto before me) on this .... day of ... at ...

BEFORE ME,

JUSTICE OF THE PEACE/COMMISSIONER OF OATHS

## FORM VI - COMPANY DETAILS

1.	COMPANY DETAILS	
	Name of the Company	
	Address	
	PV Number/ Company Registration Number	
	Date of Registration:	
2.	VAT	
	VAT Registration Number	
3.	POINT OF CONTACT	
	Contact name for enquiries about this submission:	
	Contact position (Job Title)	
	Address:	
	Tel number:	
	Fax number:	
	E-mail address:	
4.	OTHER DETAILS	
Does at	ny of the following apply to your organisation, or to (any of) the director(s	) / partners / proprietor
	state of bankruptcy, insolvency, compulsory winding up, receivership or to relevant proceedings:	
	en convicted of a criminal offence related to business or professional	
conduc	t	
	mmitted an act of grave misconduct in the course of business	
	t fulfilled obligations related to payment of social security contributions	
	t fulfilled obligations related to payment of taxes	
	y of serious misrepresentation in supplying information	
	n possession of relevant licences or membership of an appropriate	
	sation where required by law	
	er from a country sanction under UN?	hoon done to thin
right.	nswer to any of these is "Yes" please give brief details, including what has	s been done to put things

## Section V. **Schedule of Requirements**

#### **Contents**

- 1.
- Delivery Schedule Eligibility and Qualification Requirements Technical Specifications 2.
- 3.
- Drawings 4.
- Inspections and Tests 5.

#### 1. <u>DELIVERY SCHEDULE</u>

Earliest Delivery	Latest Delivery Period	Bidders offered Delivery Date	
Period			
60 days	90 days		
	,		
Delivery Destination:	Supply and Maintenance Depot, Sri Lanka Air Force Base Katunayake	Agreed	Not Agreed

The Bidder must indicate whether he **agreed** to deliver the goods / services to **the designated location of the No. 01 S&MD SLAF Base Katunayake** within the maximum allowable period. In other words, deliveries beyond the latest delivery period will be rejected.

#### **Instructions**:

- 1. Cross out (**X**) either "Agreed" or "Not Agreed" to confirm compliance.
- 2. Fill in the proposed delivery date within the range above.

#### DETAILED EXPLANATION OF DELIVERY PERIOD CLAUSE

#### **Key Definitions**

#### 1. Latest Delivery Period.

- a. Absolute deadline set by the SLAF for delivery/completion.
- b. Bids exceeding this period **automatically rejected**.

#### 2. Earliest Acceptable Delivery Period.

- a. SLAF's preferred timeline for delivery/completion.
- b. Bids meeting this date gain a competitive advantage.

#### 3. Compliance Rules.

- a. **Non-negotiable rejection.** Proposals exceeding the maximum allowable period (Latest Delivery Period) will be disqualified.
- b. Adjustment for delays beyond earliest date. A 1% cost will be added to the total bid price per additional week beyond the earliest delivery period.

## 2. <u>ELIGIBILITY AND QUALIFICATION REQUIREMENTS FOR</u> <u>BIDDERS</u>

- 1. **General Eligibility Criteria**. Bidders must meet the following requirements to participate in the bidding process:
  - a. Legal Status: Must be a legally registered entity (or natural person, where applicable) with valid documentation.
  - b. Financial Standing: Must demonstrate financial stability and capability to perform the contract.
  - c. Experience: Must have relevant experience in similar contracts (minimum years/scope to be specified based on the procurement nature).
  - d. Technical Capacity: Must possess the necessary technical expertise, equipment, and personnel to execute the contract.
  - e. Compliance with Laws: Must not be debarred, blacklisted, or under sanctions (as per Section 10.4 of the Procurement Guidelines).

#### 2. <u>Ineligible Bidders</u>. A bidder shall be disqualified if:

- a. They are debarred or blacklisted by the Procuring Entity (PE) or any relevant authority.
- b. They have provided consulting services for the same contract (conflict of interest).
- c. In case of Joint Ventures (JV):
- d. No JV partner can submit more than one bid (individually or collectively).
- e. They are from a country under UN sanctions (for natural persons: nationality; for legal entities: country of incorporation).

#### 3. **Qualification Assessment.**

a. After passing the preliminary examination, bids will undergo a detailed evaluation based on the following criteria:

CRITERIA	JUDGMENT
Technical	- Compliance with required technical specifications including
Evaluation	verification of proof of compliance with test reports/certificates -
	Scope of supply, delivery, or services Warranty, spare parts availability, and after-sales service requirements.  Products/services may undergo testing/certification by designated institutions (e.g., <b>SLSI</b> , <b>SLITA</b> , <b>ITI</b> , <b>Moratuwa University</b> ) if specified in Section V.
Commercial	- Terms of payment.
Evaluation	- Delivery schedule or completion period.
	- Compliance with duties and taxes.

	D: 11 11 11			
	- Price reasonableness and breakdown			
	- Validity of offer			
	- Bid security or guarantees			
	- Firm and unconditional pricing			
<b>Experience &amp; Past</b>	- Experience in the respective field.			
Performance	- Experience in similar contracts.			
	- Past Performance in SLAF Contract			
Financial	Financial soundness of the bidder.			
Technical and	Technical Expertise and Project Management Strength -			
managerial	Availability of <b>certified/qualified professionals</b> (engineers,			
competence.	technicians, specialists)			
	-Proposed methodologyand management plan.			
	- Available resources (equipment & manpower).			
	Quality & Compliance - Technical certifications (ISO, industry-			
	specific standards).			
Additional	- Risk assessment.			
Considerations	- Innovation & sustainability (if applicable).			

- b. Before awarding the contract, the selected lowest evaluated bidder will undergo a **final verification process** to confirm compliance with all financial, technical, and contractual requirements. The post-qualification verification will include:
  - (1) **Financial Capacity Review**: Ensuring the bidder can meet financial obligations considering current work commitments.
  - (2) **Performance Review**: Examination of past contract performance and compliance history including past SLAF experience with the bidder.
  - (3) Verification that the bidder meets all necessary legal (litigation, sanctions please provide the details required by Form- VI of Section IV), and regulatory including Environmental compliance (if applicable).
  - (4) Compliance with Contract Requirements: Ensuring the bidder's agreement for the following contractual requirements as given in Section VI and Section VII.

S/No	Feature	Whether agreed by the	If deviates the reason
		firm	
21.	Scope of Supply		
22.	Contract Price & Payment		
	Terms		
23.	Quantity & Delivery		
24.	Transportation		
25.	Inspection & Tests		
26.	Rejection & Replacement		
27.	Warranty		
28.	Taxes & Duties		
29.	Signing of Contract		
30.	Performance Security		
31.	Liquidated Damages		

32.	Assumption of Compliance	
33.	Settlement of Disputes	
34.	Termination & Expiry of	
	the Contract	
35.	Severability	
36.	Governing Law	
37.	Joint Venture	
38.	Force Majeure	
39.	Amendments	
40.	Confidentiality	

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## 4. **Documentation Required**. Bidders must submit:

- a. Proof of legal registration (business license, tax certificates).
- b. Audited financial statements (last 3 years, if applicable).
- c. Experience records (similar projects completed).
- d. Declaration of non-debarment and compliance with sanctions.

#### **SPECIFICATION OF SAFETY SHOES**

**Specifications** 

General - Safety shoe with Leather upper, steel toecap double density sole

Shoe Weight - 1100-1150g (Per pair approximate)

Upper

Tear Strength (Newton) -160N
Tensile Strength N/mm -24KN/mm

Vamp

Material -Emboss Leather Thickness -1.8mm-2.2mm

**Quarters** 

Material -Emboss Leather Thickness -1.8mm-2.2mm

**Tongue** 

Material -Emboss Leather Thickness -1.8mm-2.2mm

**Back Piece** 

Material -Emboss Leather Thickness -1.8mm-2.2mm

**Inter -Lining** 

Material - Cambrella Lining /Leather Lining

Elongation at Break % -261%

Bottom In Sole

Material - Plastic Laminated cotton drill unbleached

Thickness -0.8mm

**Out Sole** 

Material -Polyurethane (PU)

Heal Back Height -55mm Toe Height -30mm

Whole shoe Resistance to

Development of Cracking - 150,000 Cycles Hardness - 69 (Shore A)

Resistance to Oil - Not Greater than 12%

Abrasion Resistance -143 mm3Tear Strength -12 kn/mAntistatic  $-1835 \text{ m}.\Omega$ 

**Steel Toe Cap** 

Impact Resistance -Up to  $200 \pm 4$  Joules & the Minimum clearance 14 mm

Compression Resistance -Up to 15kn

#### **Steel Plate**

Material - High Quality Steel Toe Cap

Nail Penetration Resistance -1620N

Lace

**Breaking Load** -720N or Above

\*. Packing - Each pairs of safety shoes shall be packed in cardboards boxes with size label

- \*. Marking Each pairs (Cardboard Box) of shoes black leather shall be clearly and legibly marked with the following.
  - Name of Manufacture
  - Size (UK Standard)
  - Year of manufacture or SLAF order number
- 5. Warranty/Guaranty Minimum 12 Months
- 6. Delivery period, brand name & Country of origin to be clearly indicated.
- 7. Samples: Pairs 05 (Five) Samples of size 08 to be submitted along with the offer. Unless quotation will be rejected
- 8. Sample will be field tested for two weeks (preferably by qualified technician) and Sample will be tested at single institute of SLITA/SLSI/ITI or University of Moratuwa for conformity with SLAF specification.

#### 9. Special Notes

- a. All identification markings on Shoe should limit to small area. 95% of the sample should free from any identification marking done on fabric paint or permanent ink.
- b. All bidders are to pay Rs. 100,000.00 of laboratory testing charges to Director Finance SLAF for each offer and copy of the receipt to be submitted along with the sample. The offers without the receipts of payment will not be accepted.
- c. Successful bidder is to pay testing charges Rs. 100,000.00 for each delivery of laboratory testing charges to Director Finance.
- d. The consignment is to be delivered to Supply and Maintenance Depot Sri Lanka Air Force Base Katunayake. Random Sample taken out from delivered consignment will be tested at single institute of SLITA/SLSI/ITI and University of Moratuwa for conformity with SLAF specification. The cost of testing charges should be borne by the supplier.



#### 5. INSPECTIONS AND TESTS

"Bidders are required to provide physical samples (05 Pairs) that fully comply with the specified requirements. Samples must be clearly labelled for easy identification, including the Bidder's name, Tender reference, and corresponding item number. Bids submitted without the required samples will be rejected. Further, a non-refundable sample testing fee of Rs. 100,000.00 shall be deposited. The original receipt issued by the Director Finance of SLAF must be attached to the original bid and presented at the time of bid opening. Further, during the bulk delivery a random sample from each bulk delivery will be tested by an institute nominated by the SLAF, with the testing costs to be borne by the bidder."

# **Section VI Conditions of Contract**

SECTION	CIAIGE	TEXT
	CLAUSE	
DEFINITIONS	1. Definitions	1.1 The following words and expressions shall
		have the meanings hereby assigned to them:
		(a) "Contract" means the Contract Agreement
		entered into between the Purchaser and the
		Supplier, together with the Contract Documents
		referred to therein, including all attachments,
		appendices, and all documents incorporated by
		reference therein.
		(b) "Contract Documents" means the documents
		listed in the Contract Agreement, including any
		amendments thereto.
		(c) "Contract Price" means the price payable to
		the Supplier as specified in the Contract
		Agreement, subject to such additions and
		adjustments thereto or deductions therefrom, as
		may be made pursuant to the Contract.
		(d) "Day" means calendar day.
		(e) "Completion" means the fulfillment of the
		supply of Goods to the destination specified and
		completion of the Related Services by the
		Supplier in accordance with the terms and
		conditions set forth in the Contract.
		(f) "CC" means the Conditions of Contract.
		(g) "Goods" means all of the commodities, raw
		material, machinery and equipment, and/or
		other materials that the Supplier is required to
		supply to the Purchaser under the Contract.
		(h) "Purchaser" means the entity purchasing the
		Goods and Related Services, as specified in the
		Contract Data.
		(i) "Related Services" means the services
		incidental to the supply of the goods, such as
		insurance, installation, training and initial
		maintenance and other such obligations of the
		Supplier under the Contract.
		(j) "Subcontractor" means any natural person,
		private or government entity, or a combination
		of the above, to whom any part of the Goods to
		be supplied or execution of any part of the
		Related Services is subcontracted by the
		Supplier.
		(k) "Supplier" means the natural person, private
		or government entity, or a combination of the
		above, whose bid to perform the Contract has
		been accepted by the Purchaser and is named as
		such in the Contract Agreement.
		(1) "The Project Site," where applicable, means
		the place named in the Contract Data.

Contract	2. Contract	2.1 Subject to the order of precedence set forth
Documents	Documents	in the Contract Agreement, all documents
2 0 0 0 1 1 1 0 1 1 0 1		forming the Contract (and all parts thereof) are
		intended to be correlative, complementary, and
		mutually explanatory. The Contract Agreement
		shall be read as a whole.
Fraud and	3. Fraud and	3.1 The Government of Sri Lanka requires the
Corruption	Corruption	Purchaser as well as bidders, suppliers,
0 011 <b>up</b> 01011		contractors, and consultants to observe the
		highest standard of ethics during the
		procurement and execution of such contracts. In
		pursuit of this policy:
		(i) "corrupt practice" means offering, giving,
		receiving, or soliciting, directly or indirectly, of
		anything of value to influence the action of a
		public official in the procurement process or in
		contract execution;
		(ii) "fraudulent practice" means a
		misrepresentation or omission of facts in order
		to influence a procurement process or the
		execution of a contract;
		(iii) "collusive practice" means a scheme or
		arrangement between two or more bidders, with
		or without the knowledge of the Purchaser to
		establish bid prices at artificial, non-competitive
		levels; and
		(iv) "coercive practice" means harming or
		threatening to harm, directly or indirectly,
		persons or their property to influence their
		participation in the procurement process or
		affect the execution of a contract.
Interpretation	4. Interpretation	4.1 If the context so requires it, singular means
		plural and vice versa.
		4.2 Entire Agreement: The Contract constitutes
		the entire agreement between the Purchaser and
		the Supplier and supersedes all
		communications, negotiations and agreements
		(whether written or oral) of the parties with
		respect thereto made prior to the date of
		Contract.
		4.3 Amendment: No amendment or other
		variation of the Contract shall be valid unless it
		is in writing, is dated, expressly refers to the
		Contract, and is signed by a duly authorized
		representative of each party thereto.
		4.4 Severability: If any provision or condition of
		the Contract is prohibited or rendered invalid or
		unenforceable, such prohibition, invalidity or
		unenforceability shall not affect the validity or enforceability of any other provisions and
		conditions of the Contract.

Language	5. Language	5.1 The Contract as well as all correspondence
Language	J. Language	and documents relating to the Contract
		exchanged by the Supplier and the Purchaser,
		shall be written in English language. Supporting
		documents and printed literature that are part of
		<u> </u>
		the Contract may be in another language
		provided they are accompanied by an accurate
		translation of the relevant passages in the
		language specified, in which case, for purposes
		of interpretation of the Contract, this translation
		shall govern.
		5.2 The Supplier shall bear all costs of
		translation to the governing language and all
		risks of the accuracy of such translation, for
		documents provided by the Supplier.
Joint Venture,	6. Joint Venture,	6.1 If the Supplier is a joint venture, consortium,
Consortium or	Consortium or	or association, all of the parties shall be jointly
Association	Association	and severally liable to the Purchaser for the
		fulfillment of the provisions of the Contract and
		shall designate one party to act as a leader with
		authority to bind the joint venture, consortium,
		or association. The composition or the
		constitution of the joint venture, consortium, or
		association shall not be altered without the prior
T214 43 434	7 DI 11 11 11 11 11 11 11 11 11 11 11 11 11	consent of the Purchaser.
Eligibility	7. Eligibility	7.1 All goods supplied under this contract shall
		be complied with applicable standards stipulated
		by the Sri Lanka Standards Institute. In the
		absence of such standards, the Goods supplied
		shall be complied to other internationally
Nations	8. Notices	accepted standards, such as British Standards.
Notices	8. Notices	8.1 Any notice given by one party to the other
		pursuant to the Contract shall be in writing to the
		address specified in the Contract Data. The term "in writing" means communicated in written
		form with proof of receipt.
		8.2 A notice shall be effective when delivered or
		on the notice's effective date, whichever is later.
Governing Law	9. Governing	9.1 The Contract shall be governed by and
Jovenning Law	Law	interpreted in accordance with the laws of the
	Luv	Democratic Socialist Republic of Sri Lanka.
Settlement of	10. Settlement of	10.1 The Purchaser and the Supplier shall make
Disputes	Disputes	every effort to resolve amicably by direct
2 ispates	Disputes	informal negotiation any disagreement or
		dispute arising between them under or in
		connection with the Contract.
		10.2 If, after twenty-eight (28) days, the parties
		have failed to resolve their dispute or difference
		by such mutual consultation, then either the
		Purchaser or the Supplier may give notice to the
		other party of its intention to commence
		arbitration, as hereinafter provided, as to the
	<u>I</u>	and the state of t

		matter in dispute, and no arbitration in respect of this matter may be commenced unless such notice is given. Any dispute or difference in respect of which a notice of intention to commence arbitration has been given in accordance with this Clause shall be finally settled by arbitration. Arbitration may be commenced prior to or after delivery of the Goods under the Contract. Arbitration proceedings shall be conducted in accordance with the Arbitration Act No:11 of 1995.  10.3 Notwithstanding any reference to arbitration herein,  (a) the parties shall continue to perform their respective obligations under the Contract unless they otherwise agree; and  (b) the Purchaser shall pay the Supplier any
Scope of Supply	11. Scope of Supply	monies due the Supplier.  11.1 The Goods and Related Services to be supplied shall be as specified in the Schedule of
		Requirements.
Delivery and Documents	12. Delivery and Documents	12.1 Subject to CC Sub-Clause 32.1, the Delivery of the Goods and Completion of the Related Services shall be in accordance with the Delivery and Completion Schedule specified in the Schedule of Requirements. Where applicable the details of shipping and other documents to be furnished by the Supplier are specified in the Contract Data.
Supplier's	13. Supplier's	13.1 The Supplier shall supply all the Goods and
Responsibilities	Responsibilities	Related Services included in the Scope of Supply in accordance with CC Clause 11, and the Delivery and Completion Schedule, as per CC Clause 12.
Contract Price	14. Contract Price	14.1 Prices charged by the Supplier for the Goods supplied and the Related Services performed under the Contract shall not exceed the Contract Price.
Terms of Payment	15. Terms of Payment	15.1 The Contract Price, shall be paid as specified in the <b>Contract Data</b> . 15.2 The Supplier's request for payment shall be made to the Purchaser in writing, accompanied by invoices describing, as appropriate, the Goods delivered and Related Services performed, and by the documents submitted pursuant to CC Clause 12 and upon fulfillment of all other obligations stipulated in the Contract. 15.3 Payments shall be made promptly by the Purchaser, but in no case later than twenty eight (28) days after submission of an invoice or

the Purchaser has accepted it.  Taxes and Duties  16. Taxes and Duties  16.1 The Supplier shall be entirely resp for all taxes, duties, license fees, etc., in until delivery of the contracted Goods Purchaser.  Performance Security  17. Performance Security  17.1 If required as specified in the Contracted Supplier shall, within fourters.	to the
Duties for all taxes, duties, license fees, etc., in until delivery of the contracted Goods Purchaser.  Performance 17.1 If required as specified in the Contracted Contracted Goods Purchaser.	to the
until delivery of the contracted Goods Purchaser.  Performance 17.1 If required as specified in the Co	to the
Purchaser.  Performance 17. Performance 17.1 If required as specified in the Co	
<b>Performance</b> 17. Performance 17.1 If required as specified in the Co	. 4 4
1 1	
Security   Security   Data, the Supplier shall, within fourte	
* * * * * * * * * * * * * * * * * * * *	
days of the notification of contract	
provide a performance security of Ten	_
(10%) of the Contract Price for the perfo of the Contract.	mance
17.2 The proceeds of the Performance S	ecurity
shall be payable to the Purchas	•
compensation for any loss resulting fr	
Supplier's failure to complete its obli	
under the Contract.	6
17.3 As specified in the Contract Da	ta, the
Performance Security, if required, shall be	
Lanka Rupees and shall be in the	format
stipulated by the Purchaser in the Co	ontract
<b>Data</b> , or in another format acceptable	to the
Purchaser.	
17.4 The Performance Security sh	
discharged by the Purchaser and returned	
Supplier not later than twenty-eight (2)	
following the date of Completion Supplier's performance obligations under	
Contract, including any warranty obligat	
Copyright 18. Copyright 18.1 The copyright in all drawings, docu	
and other materials containing dat	
information furnished to the Purchaser	
Supplier herein shall remain vested	•
Supplier, or, if they are furnished	
Purchaser directly or through the Supp	lier by
any third party, including suppliers of ma	iterials,
the copyright in such materials shall	remain
vested in such third party.	
Confidential 19.1 The Purchaser and the Supplier sha	_
Information Information confidential and shall not, without the	
consent of the other party hereto, divulge	•
third party any documents, data, or information furnished directly or indire	
the other party hereto in connection w	
Contract, whether such information ha	
furnished prior to, during or fol	
completion or termination of the Co	_
Notwithstanding the above, the Suppli	
furnish to its Subcontractor such docu	•
data, and other information it receives fr	
Purchaser to the extent required f	
Subcontractor to perform its work un-	der the

		Contract, in which event the Supplier shall obtain from such Subcontractor an undertaking of confidentiality similar to that imposed on the Supplier under CC Clause 19.  19.2 The Purchaser shall not use such documents, data, and other information received from the Supplier for any purposes unrelated to the contract. Similarly, the Supplier shall not use such documents, data, and other information received from the Purchaser for any purpose other than the performance of the Contract.  19.3 The above provisions of CC Clause 19 shall not in any way modify any undertaking of confidentiality given by either of the parties hereto prior to the date of the Contract in respect of the Supply or any part thereof.  19.4 The provisions of CC Clause 19 shall survive completion or termination, for whatever reason, of the Contract.
Subcontracting	20. Subcontracting	20.1 The Supplier shall notify the Purchaser in writing of all subcontracts awarded under the Contract if not already specified in the bid. Such notification, in the original bid or later shall not relieve the Supplier from any of its obligations, duties, responsibilities, or liability under the Contract.  20.2 Subcontracts shall comply with the provisions of CC Clauses 3 and 7.
Specifications and Standards	21. Specifications and Standards	21.1 Technical Specifications and Drawings:  (a) The Goods and Related Services supplied under this Contract shall conform to the technical specifications and standards mentioned in Section V, Schedule of Requirements and, when no applicable standard is mentioned, the standard shall be equivalent or superior to the official standards whose application is appropriate to the Goods' country of origin.  (b) The Supplier shall be entitled to disclaim responsibility for any design, data, drawing, specification or other document, or any modification thereof provided or designed by or on behalf of the Purchaser, by giving a notice of such disclaimer to the Purchaser.  (c) Wherever references are made in the Contract to codes and standards in accordance with which it shall be executed, the edition or the revised version of such codes and standards shall be those specified in the Schedule of Requirements. During Contract execution, any changes in any such codes and standards shall be applied only after approval by the Purchaser

		and shall be treated in accordance with CC
		Clause 32.
Packing and	22. Packing and	22.1 The Supplier shall pack the Goods as is
<b>Documents</b>	Documents	required to prevent their damage or deterioration
		during transit to their final destination, as
		indicated in the Contract.
Insurance	23. Insurance	23.1 Unless otherwise specified in the <b>Contract</b>
		<b>Data</b> , the Goods supplied under the Contract
		shall be fully insured against loss or damage
		incidental to manufacture or acquisition,
		transportation, storage, and delivery.
Transportation	24.	24.1 Unless otherwise specified in the <b>Contract</b>
	Transportation	<b>Data</b> , responsibility for arranging transportation
		of the Goods shall be a responsibility of the
		supplier.
Inspections and	25. Inspections	25.1 The Supplier shall at its own expense and
Tests	and Tests	at no cost to the Purchaser carry out all such tests
		and/or inspections of the Goods and Related
		Services as are specified in the <b>Contract Data</b> .
		25.2 The inspections and tests may be conducted
		on the premises of the Supplier or its
		Subcontractor, at point of delivery, and/or at the
		Goods' final destination, or in another place as
		specified in the Contract Data. Subject to CC
		Sub-Clause 25.3, if conducted on the premises
		of the Supplier or its Subcontractor, all
		reasonable facilities and assistance, including
		access to drawings and production data, shall be
		furnished to the inspectors at no charge to the
		Purchaser.
		25.3 The Purchaser or its designated
		representative shall be entitled to attend the tests
		and/or inspections referred to in CC Sub-Clause 25.2, provided that the Purchaser bear all of its
		own costs and expenses incurred in connection
		with such attendance including, but not limited
		to, all traveling and board and lodging expenses.
		25.4 Whenever the Supplier is ready to carry out
		any such test and inspection, it shall give a
		reasonable advance notice, including the place
		and time, to the Purchaser. The Supplier shall
		obtain from any relevant third party or
		manufacturer any necessary permission or
		consent to enable the Purchaser or its designated
		representative to attend the test and/or
		inspection.
		25.5 The Purchaser may require the Supplier to
		carry out any test and/or inspection not required
		by the Contract but deemed necessary to verify
		that the characteristics and performance of the
		Goods comply with the technical specifications
		codes and standards under the Contract,

		provided that the Supplier's reasonable costs and expenses incurred in the carrying out of such test and/or inspection shall be added to the Contract Price. Further, if such test and/or inspection impedes the progress of manufacturing and/or the Supplier's performance of its other obligations under the Contract, due allowance will be made in respect of the Delivery Dates and Completion Dates and the other obligations so affected.  25.6 The Supplier shall provide the Purchaser with a report of the results of any such test and/or inspection.  25.7 The Purchaser may reject any Goods or any part thereof that fail to pass any test and/or inspection or do not conform to the specifications. The Supplier shall either rectify or replace such rejected Goods or parts thereof or make alterations necessary to meet the specifications at no cost to the Purchaser, and shall repeat the test and/or inspection, at no cost to the Purchaser, upon giving a notice pursuant to CC Sub-Clause 25.4.  25.8 The Supplier agrees that neither the execution of a test and/or inspection of the Goods or any part thereof, nor the attendance by the Purchaser or its representative, nor the issue of any report pursuant to CC Sub-Clause 25.6, shall release the Supplier from any warranties or other obligations under the Contract.
Liquidated Damages	26. Liquidated Damages	26.1 Except as provided under CC Clause 31, if the Supplier fails to deliver any or all of the Goods by the Date(s) of delivery or perform the Related Services within the period specified in the Contract, the Purchaser may without prejudice to all its other remedies under the Contract, deduct from the Contract Price, as liquidated damages, a sum equivalent to the percentage specified in the Contract Data of the delivered price of the delayed Goods or unperformed Services for each week or part thereof of delay until actual delivery or performance, up to a maximum deduction of the percentage specified in those Contract Data. Once the maximum is reached, the Purchaser may terminate the Contract pursuant to CC Clause 34.
Warranty	27. Warranty	27.1 The Supplier warrants that all the Goods are new, unused, and of the most recent or current models, and that they incorporate all recent improvements in design and materials, unless provided otherwise in the Contract.

		27.2 Subject to CC Sub-Clause 21.1(b), the
		Supplier further warrants that the Goods shall be
		free from defects arising from any act or
		omission of the Supplier or arising from design,
		materials, and workmanship, under normal use
		in the conditions prevailing in the country of
		final destination.
		27.3 Unless otherwise specified in the <b>Contract</b>
		<b>Data</b> , the warranty shall remain valid for twelve
		(12) months after the Goods, or any portion
		thereof as the case may be, have been delivered
		to and accepted at the final destination indicated
		in the Contract Data.
		27.4 The Purchaser shall give notice to the
		Supplier stating the nature of any such defects
		together with all available evidence thereof,
		promptly following the discovery thereof. The
		Purchaser shall afford all reasonable opportunity
		for the Supplier to inspect such defects.
		27.5 Upon receipt of such notice, the Supplier
		shall, within the period specified in the Contract
		Data, expeditiously repair or replace the
		defective Goods or parts thereof, at no cost to
		the Purchaser.
		27.6 If having been notified, the Supplier fails to
		remedy the defect within the period specified in
		the <b>Contract Data</b> , the Purchaser may proceed
		to take within a reasonable period such remedial
		action as may be necessary, at the Supplier's risk and expense and without prejudice to any other
		rights which the Purchaser may have against the
		Supplier under the Contract.
Patent Indemnity	28. Patent	28.1 The Supplier shall, subject to the
	Indemnity	Purchaser's compliance with CC Sub-Clause
		28.2, indemnify and hold harmless the
		Purchaser and its employees and officers from
		and against any and all suits, actions or
		administrative proceedings, claims, demands,
		losses, damages, costs, and expenses of any
		nature, including attorney's fees and expenses,
		which the Purchaser may suffer as a result of any
		infringement or alleged infringement of any
		patent, utility model, registered design,
		trademark, copyright, or other intellectual
		property right registered or otherwise existing at
		the date of the Contract by reason of:
		(a) the installation of the Goods by the Supplier
		or the use of the Goods in the country where the
		Site is located; and
		(b) the sale in any country of the products
		produced by the Goods. Such indemnity shall
		not cover any use of the Goods or any part

		thereof other than for the purpose indicated by
		or to be reasonably inferred from the Contract,
		neither any infringement resulting from the use
		of the Goods or any part thereof, or any products
		T = T = T = T = T = T = T = T = T = T =
		produced thereby in association or combination
		with any other equipment, plant, or materials not
		supplied by the Supplier, pursuant to the
		Contract.
		28.2 If any proceedings are brought or any claim
		is made against the Purchaser arising out of the
		matters referred to in CC Sub-Clause 28.1, the
		Purchaser shall promptly give the Supplier a
		notice thereof, and the Supplier may at its own
		expense and in the Purchaser's name conduct
		such proceedings or claim and any negotiations
		for the settlement of any such proceedings or
		claim.
		28.3 If the Supplier fails to notify the Purchaser
		within twenty-eight (28) days after receipt of
		such notice that it intends to conduct any such
		proceedings or claim, then the Purchaser shall
		be free to conduct the same on its own behalf.
		28.4 The Purchaser shall, at the Supplier's
		request, afford all available assistance to the
		Supplier in conducting such proceedings or
		claim, and shall be reimbursed by the Supplier
		for all reasonable expenses incurred in so doing.
		28.5 The Purchaser shall indemnify and hold
		harmless the Supplier and its employees,
		officers, and Subcontractors from and against
		any and all suits, actions or administrative
		proceedings, claims, demands, losses, damages,
		costs, and expenses of any nature, including
		attorney's fees and expenses, which the Supplier
		may suffer as a result of any infringement or
		alleged infringement of any patent, utility
		model, registered design, trademark, copyright,
		or other intellectual property right registered or
		otherwise existing at the date of the Contract
		arising out of or in connection with any design,
		data, drawing, specification, or other documents
		or materials provided or designed by or on
		behalf of the Purchaser.
Limitation of	29. Limitation of	29.1 Except in cases of criminal negligence or
Limitation of Liability	Liability	willful misconduct,
Liavinty	Liability	(a) the Supplier shall not be liable to the
		· · · · · · · · · · · · · · · · · · ·
		otherwise, for any indirect or consequential loss
		or damage, loss of use, loss of production, or
		loss of profits or interest costs, provided that this
		exclusion shall not apply to any obligation of the

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		Supplier to pay liquidated damages to the Purchaser and
		(b) the aggregate liability of the Supplier to the
		Purchaser, whether under the Contract, in tort or
		otherwise, shall not exceed the total Contract
		Price, provided that this limitation shall not
		apply to the cost of repairing or replacing
		defective equipment, or to any obligation of the
		supplier to indemnify the purchaser with respect
		to patent infringement.
Change in Laws	30. Change in	30.1 Unless otherwise specified in the Contract,
and Regulations	Laws and	if after the date of 28 days prior to date of Bid
	Regulations	submission, any law, regulation, ordinance,
		order or bylaw having the force of law is
		enacted, promulgated, abrogated, or changed in
		Sri Lanka that subsequently affects the Delivery
		Date and/or the Contract Price, then such
		Delivery Date and/or Contract Price shall be
		correspondingly increased or decreased, to the
		extent that the Supplier has thereby been
		affected in the performance of any of its
		obligations under the Contract. Notwithstanding
		the foregoing, such additional or reduced cost
		shall not be separately paid or credited if the
		same has already been accounted for in the price
		adjustment provisions where applicable, in
Fance Majoure	21 Famas	accordance with CC Clause 14.
Force Majeure	31. Force Majeure	31.1 The Supplier shall not be liable for forfeiture of its Performance Security,
	Majeure	liquidated damages, or termination for default if
		and to the extent that its delay in performance or
		other failure to perform its obligations under the
		Contract is the result of an event of Force
		Majeure.
		31.2 For purposes of this Clause, "Force
		Majeure" means an event or situation beyond
		the control of the Supplier that is not
		foreseeable, is unavoidable, and its origin is not
		due to negligence or lack of care on the part of
		the Supplier. Such events may include, but not
		be limited to, acts of the Purchaser in its
		sovereign capacity, wars or revolutions, fires,
		floods, epidemics, quarantine restrictions, and
		freight embargoes.
		31.3 If a Force Majeure situation arises, the
		Supplier shall promptly notify the Purchaser in
		writing of such condition and the cause thereof.
		Unless otherwise directed by the Purchaser in
		Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform
		Unless otherwise directed by the Purchaser in

		reasonable alternative means for performance
		not prevented by the Force Majeure event.
<b>Change Orders</b>	32. Change	32.1 The Purchaser may at any time order the
and Contract	Orders and	Supplier through notice in accordance CC
Amendments	Contract	Clause 8, to make changes within the general
	Amendments	scope of the Contract in any one or more of the
		following:
		(a) drawings, designs, or specifications, where
		Goods to be furnished under the Contract are to
		be specifically manufactured for the Purchaser;
		(b) the method of shipment or packing;
		(c) the place of delivery; and
		(d) the Related Services to be provided by the
		Supplier.
		32.2 If any such change causes an increase or
		decrease in the cost of, or the time required for,
		the Supplier's performance of any provisions
		under the Contract, an equitable adjustment
		shall be made in the Contract Price or in the
		Delivery/Completion Schedule, or both, and the
		Contract shall accordingly be amended. Any
		claims by the Supplier for adjustment under this
		Clause must be asserted within twenty-eight
		(28) days from the date of the Supplier's receipt
		of the Purchaser's change order.
		32.3 Prices to be charged by the Supplier for any
		Related Services that might be needed but which
		were not included in the Contract shall be agreed
		upon in advance by the parties and shall not
		exceed the prevailing rates charged to other
		parties by the Supplier for similar services.
		32.4 Subject to the above, no variation in or
		modification of the terms of the Contract shall
		be made except by written amendment signed by
Extensions of	33. Extensions of	the parties.
Time	Time	33.1 If at any time during performance of the Contract, the Supplier or its subcontractors
1 IIIIC	Time	should encounter conditions impeding timely
		delivery of the Goods or completion of Related
		Services pursuant to CC Clause 12, the Supplier
		shall promptly notify the Purchaser in writing of
		the delay, its likely duration, and its cause. As
		soon as practicable after receipt of the Supplier's
		notice, the Purchaser shall evaluate the situation
		and may at its discretion extend the Supplier's
		time for performance, in which case the
		extension shall be ratified by the parties by
		amendment of the Contract.
		33.2 Except in case of Force Majeure, as
		provided under CC Clause 31, a delay by the
		Supplier in the performance of its Delivery and
		Completion obligations shall render the Supplier
		2 3 11 protection configurations shall reliable the supplier

		liable to the imposition of liquidated damages pursuant to CC Clause 26, unless an extension
		of time is agreed upon, pursuant to CC Sub-
Termination	34. Termination	pursuant to CC Clause 26, unless an extension of time is agreed upon, pursuant to CC Sub-Clause 33.1.  34.1 Termination for Default: (a) The Purchaser, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the Supplier, may terminate the Contract in whole or in part: (i) if the Supplier fails to deliver any or all of the Goods within the period specified in the Contract, or within any extension thereof granted by the Purchaser pursuant to CC Clause 33; (ii) if the Supplier fails to perform any other obligation under the Contract; or (iii) if the Supplier, in the judgment of the Purchaser has engaged in fraud and corruption, as defined in CC Clause 3, in competing for or in executing the Contract. (b) In the event the Purchaser terminates the Contract in whole or in part, pursuant to CC Clause 34.1(a), the Purchaser may procure, upon such terms and in such manner as it deems appropriate, Goods or Related Services similar to those undelivered or not performed, and the Supplier shall be liable to the Purchaser for any additional costs for such similar Goods or
		Related Services. However, the Supplier shall continue performance of the Contract to the extent not terminated.  34.2 Termination for Insolvency:  (a) The Purchaser may at any time terminate the Contract by giving notice to the Supplier if the Supplier becomes bankrupt or otherwise insolvent. In such event, termination will be without compensation to the Supplier, provided that such termination will not prejudice or affect any right of action or remedy that has accrued or will accrue thereafter to the Purchaser.  34.3 Termination for Convenience:  (a) The Purchaser, by notice sent to the Supplier, may terminate the Contract, in whole or in part, at any time for its convenience. The notice of termination shall specify that termination is for the Purchaser's convenience, the extent to which performance of the Supplier under the Contract is terminated, and the date upon which such termination becomes effective.  (b) The Goods that are complete and ready for shipment within twenty-eight (28) days after the Supplier's receipt of notice of termination shall

		be accepted by the Purchaser at the Contract terms and prices. For the remaining Goods, the Purchaser may elect: (i) to have any portion completed and delivered at the Contract terms and prices; and/or (ii) to cancel the remainder and pay to the Supplier an agreed amount for partially completed Goods and Related Services and for materials and parts previously procured by the Supplier.
Assignment	35. Assignment	35.1 Neither the Purchaser nor the Supplier shall
		assign, in whole or in part, their

## **SECTION VII**

## **CONTRACT DATA**

The following Contract Data shall supplement and/or amend the Conditions of Contract (CC). Whenever there is a conflict, the provisions herein shall prevail over those in the CC.

CLAUSE	GENERAL
CC 1.1(i)	The Purchaser is Sri Lanka Air Force.
CC 1.1(m)	The Project Site(s)/Final Destination(s) is/are
CC 8.1	For notices, the Purchaser's address shall be:
	Chief Procurement Officer
	Air Force Headquarters
	P.O Box 594, Defence Headquarters Complex
	Sri Jayewardenepura, Kotte
	Sri Lanka.
	<b>Tel</b> : +94 112 328850/ 2441553
	E-mail: <u>lquote@slaf.gov.lk</u>
CC 12.1	Details of Shipping and other Documents to be furnished by the Supplier are For Local Contract
	i. Original Invoice (This should be prepared in accordance with the details given in the SLAF Order Form – Any disparity between the order form and your invoice may cause rejection of your invoice and delays in the
	payment process)
	ii. A copy of the SLAF Order Form iii. Duly Completed and signed F 666 s (F 666 is an SLAF document that must be submitted along with your invoice)
	iv. SLAF Convoy Note (this should be collected from Collection and Clearance Section AFHQ SJP on Tel. 0112-441044 – Ext.12936).
	v. Any other document such as Warranty Cards, Manuals etc which are required for acceptance of the goods.
CC 15.1	The method and conditions of payment to be made to the Supplier under this Contract shall be as follows:
	Payments shall be made not later than Forty (45) working days after submission of the invoice along with duly completed F 666s and copy of the SLAF Order Form and after the SLAF has accepted it, whichever occurs later.
	As stated above, the following documents are required for the payment:
	<ul> <li>i. Original Invoice (This should be prepared in accordance with the details given in the SLAF Order Form)</li> <li>ii. A copy of SLAF Order Form</li> <li>iii. Duly Completed and signed F 666 s (F 666 is an SLAF document</li> </ul>
	that must be submitted along with your invoice) iv. Warranty Certificate (if applicable)

	No advance payment will be paid by the SLAF.
CC 17.1	A Performance Security shall be (10%) of the contract value.
CC 25.1	The inspections and tests shall be
	"Bidders are required to provide physical samples (05 Pairs) that fully comply with the specified requirements. Samples must be clearly labelled for easy identification, including the Bidder's name, Tender reference, and corresponding item number. Bids submitted without the required samples will be rejected. Further, a non-refundable sample testing fee of Rs. 100,000.00 shall be deposited. The original receipt issued by the Director Finance of SLAF must be attached to the original bid and presented at the time of bid opening. Further, during the bulk delivery a random sample from each bulk delivery will be tested by an institute nominated by the SLAF, with the testing costs to be borne by the bidder."
CC 25.2	The inspections and tests shall be conducted upon receipt of Goods at Sri Lanka Air Force Base Katunayake.
CC 26.1	In the event that the Supplier/Service Provider fails to deliver the goods within the agreed delivery schedule, the Supplier/Service Provider shall be liable to pay liquidated damages to the Sri Lanka Air Force (SLAF) at a rate of 1% of the total contract value per week (or part thereof) for each week of delay. The total liquidated damages payable under this clause shall not exceed 10% of the total contract value. Should the accumulated liquidated damages reach the maximum limit of 10%, SLAF reserves the right to terminate the contract and seek alternative suppliers without further notice. In the event of delayed payments by SLAF, the Supplier or Service Provider shall be entitled to an offset reflecting the actual financial loss or opportunity cost incurred, calculated based on the Sri Lanka Average Weighted Prime Lending Rate (Weekly AWPR) applicable at the time of the delay calculation.
CC 26.1	The maximum amount of liquidated damages shall be 10%.

#### **SECTION IX**

## **CONTRACT FORMS**

#### 1. Contract Agreement

THIS CONTRACT AGREEMENT is made the [insert: number] day of [insert: month], [insert: year].

#### **BETWEEN**

- (1) [insert complete name of Purchaser], a [insert description of type of legal entity, for example, an agency of the Ministry of ..... or corporation and having its principal place of business at [insert address of Purchaser] (hereinafter called "the Purchaser"), and
- (2) [insert name of Supplier], a corporation incorporated under the laws of [insert: country of Supplier] and having its principal place of business at [insert: address of Supplier] (hereinafter called "the Supplier").

WHEREAS the Purchaser invited bids for certain Goods and ancillary services, viz., [insert brief description of Goods and Services] and has accepted a Bid by the Supplier for the supply of those Goods and Services in the sum of [insert Contract Price in words and figures, expressed in the Contract currency(ies)] (hereinafter called "the Contract Price").

#### NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

- 1. In this Agreement, words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract referred to.
- 2. The following documents shall constitute the Contract between the Purchaser and the Supplier, and each shall be read and construed as an integral part of the Contract:
  - (a) This Contract Agreement
  - (b) Contract Data
  - (c) Conditions of Contract
  - (d) Technical Requirements (including Schedule of Requirements and Technical Specifications)
  - (e) The Supplier's Bid and original Price Schedules
  - (f) The Purchaser's Notification of Award
  - (g) [Add here any other document(s)]
- 3. This Contract shall prevail over all other Contract documents. In the event of any discrepancy or inconsistency within the Contract documents, then the documents shall prevail in the order listed above.
- 4. In consideration of the payments to be made by the Purchaser to the Supplier as hereinafter mentioned, the Supplier hereby covenants with the Purchaser to provide the Goods and Services and to remedy defects therein in conformity in all respects with the provisions of the Contract.
- 5. The Purchaser hereby covenants to pay the Supplier in consideration of the provision of the Goods and Services and the remedying of defects therein, the Contract Price or

such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.

**IN WITNESS** whereof the parties hereto have caused this Agreement to be executed in accordance with the laws of the Democratic Socialist Republic of Sri Lanka on the day, month, and year indicated above.

#### For and on behalf of the Purchaser

Signed: [insert signature] in the capacity of [insert title or other appropriate designation] in the presence of [insert identification of official witness]

#### For and on behalf of the Supplier

Signed: [insert signature of authorized representative(s) of the Supplier] in the capacity of [insert title or other appropriate designation] in the presence of [insert identification of official witness]

#### 2. PERFORMANCE SECURITY

[Note: the purchaser is required to fill the information marked as "\*" and delete this note prior to selling of the bidding document]

[The issuing agency, as requested by the successful Bidder, shall fill in this form in accordance with the instructions indicated]

--- [Issuing Agency's Name, and Address of Issuing Branch or Office] ---

Beneficiary: Commander of the Sri Lanka Air Force, Air Force Headquarters, P.O Box 594, Defence Headquarters Complex, Sri Jayewardenepura, Kotte, Sri Lanka

Date: ---

#### PERFORMANCE GUARANTEE No.: ---

We have been informed that --- [name of Supplier] (hereinafter called "the Supplier") has entered into Contract No. --- [reference number of the contract] dated --- with you, for the Purchase of Safety Shoes for S&MD Stock (hereinafter called "the Contract"). Furthermore, we understand that, according to the conditions of the Contract, a performance guarantee is required.

At the request of the Supplier, we --- [name of Agency] hereby irrevocably undertake to pay you any sum or sums not exceeding in total an amount of --- [amount in figures] (----) [amount in words], such sum being payable in the types and proportions of currencies in which the Contract Price is payable, upon receipt by us of your first demand in writing accompanied by a written statement stating that the Contractor is in breach of its obligation(s) under the Contract, without your needing to prove or to show grounds for your demand or the sum specified therein.

This guarantee shall expire, no later than the ... day of ....., 2025 [insert date, 28 days beyond the scheduled completion date including the warranty period], and any demand for payment under it must be received by us at this office on or before that date.

[signature(s)]